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HOLLAND CITY NEWS

VOLUME NUMBER 48

Thursday, Sept. 3, 1914

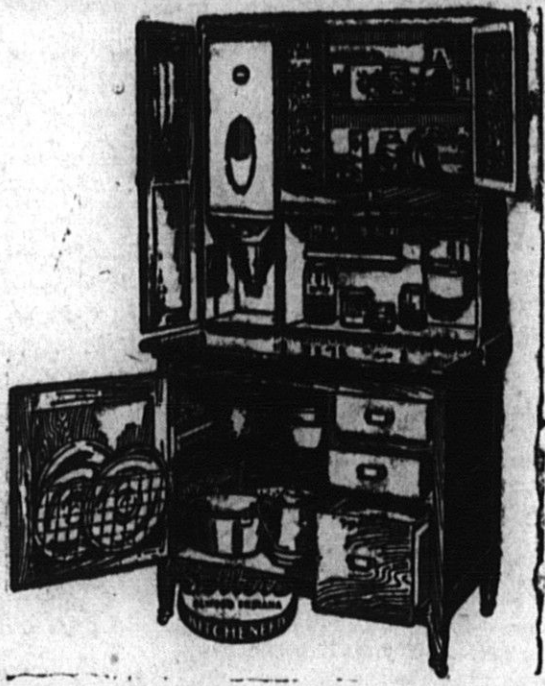
NUMBER 35

Are You coming to our Fair?

SEPT. 15 : 16 : 17 : 18

If So- Dont fail to see this

Kitcheneed Special



We invite you to come and inspect the important and up to date.

Sellers Special

at our double space

NEW ART HALL

Center of Building. Sections 19 and 20

A very Special and Surprising proposition will be offered to every one that calls at our space.

Jas. A. Brouwer

212-214 RIVER AVE.

John Hoffman's Cafe

8 W. Eighth Street

First Class Meals 25c

Specials for Breakfast and Supper
Short Order Cooking and Quick Lunch
Fresh Fruits and Vegetables. *Always Open.*

JOHN HOFFMAN, PROPRIETOR

Perfect Fitting Glasses

AT

Stevenson's

THE
Optical Specialist

24 Eighth St., Holland

NOTICE

Parties having rooms to rent to students will kindly notify Prof. A. Raap 20 E 24th Street State number of rooms, location, conveniences cost, etc. 34-2w.

Are you a Good Citizen?

Here's the Creed

I believe in my city, I believe in its people, I believe in its industrial development.

I believe in patronizing home industry and hereafter expect to have my pictures taken at Lacey's.

G. A. LACEY

THE PHOTOGRAPHER

19 E. 8th St.

Up stairs

FIRST DETAILED STORY OF THE RUTGERS AUTOMOBILE ACCIDENT NEAR CHICAGO

Mrs. Rutgers Lost In Mix Up But Found Later On Pilot Of Fast Train

Mrs. John J. Rutgers who was one of the automobile party most seriously hurt when the John Rutgers automobile was struck by a 20th century limited at 130th street near the city limits of Chicago is in a very precarious condition at Mercy Hospital in Chicago, and her husband is nearly prostrated by the terrible grief occasioned by the sad accident.

It was a sad ending to a pleasant automobile party which was arranged by John Rutgers and Rev. B. F. Brinkman of Pella Iowa. These two gentlemen were accompanied by their wives Mrs. John J. Rutgers and Mrs. Rev. B. F. Brinkman and children Gerald Brinkman and his wife Mrs. G. Brinkman, Benjamin and Russel Rutgers and Gerrit Rutgers brother of John Rutgers.

The party left Holland early Thursday morning taking the Saugatuck road. The first mishap which occurred was a spring broken on the Brinkman car near Saugatuck. After some delay the brake was repaired and the party continued their trip. No further delays were encountered, and the party was in a very cheerful mood. They reached the limits of Chicago a little after dark, and found that at this place they were compelled to cross several tracks. It might also be stated that about a quarter of a mile down this line of tracks there is a sharp curve and it is impossible to see an incoming train until it has turned the curve. Fred Beukes who went to Chicago to look over the grounds said that he timed one of the fast trains going by and it took just twenty eight seconds for the train after turning the curve to reach the crossing where the accident occurred. At this point where the auto are compelled to cross the several tracks the way was blocked by a freight train and the party made a stop in order to have the freight go by. The freight train however was on a siding waiting for the fast limited to pass. The chauffeurs tooted their horn three times as a signal to the freight conductor to uncouple the cars in order to make room for the automobiles to pass through. This the trainmen of the freight complied with immediately and on passing the occupants

I TELL YOU IT IS!

The Cheapest Newspaper Offer Ever Given. What Is?

Why! The Holland City News to all new subscriber from now until January 1, 1916, with a patent self sharpening Scissors, guaranteed for two years thrown in—

ALL FOR \$1.00

The Scissors alone cost 80c retail
HOLLAND CITY NEWS

Across from Holland Interurban Waiting Station

TIRES

We not only sell you new tires, but make your old ones last longer also.

Goodyears tires at before war prices.

Holland Vulcanizing Co.

Eighth and College Ave.

That Headache of Yours

You may have tried a hundred remedies without relief, but have you ever had your eyes examined.

A large majority of headaches are caused by the eyes. And nothing in the world will stop them but the wearing of the right glasses.

That stops them almost at once, and keeps them stopped.

We can tell you in five minutes whether your headaches come from your eyes or not.

HARDIE

Optician and Jeweler

19 W. 8th Street

of the first car thanked them for so doing.

The Brinkman car with Gerald at the wheel was the first to pass through reaching in safety across the line of tracks. The Rutgers car however was not so fortunate as they experienced difficulty in getting their car started. The car went a little ways and was right between the two uncoupled cars when they saw the conductor wave his lantern and thinking it was a signal to couple the cars again they, made haste to clear themselves, but instead the conductor's signal meant that they should remain where they were as the 20th century limited was coming. Misunderstanding the signal they went ahead, right in front of the fast moving train, and what happened can be more easily imagined than described.

The sensation which Mr Rutgers experienced, as he relates it, is of shooting high in the air as high as a house and then all was a blank.

Another incident showing presence of mind was that of Gerald Brinkman. Gerald seeing that the car was stalled left his own car in order to crank the one behind. Having succeeded in this he stepped on the running board of the car. Then he heard cries of danger from the car ahead and instantaneously he also noticed the great headlight of the fast train nearly on top of them.

His mother who was in the car tried to climb over the side having also seen the danger, but with a flash the son pulled the mother out of the car throwing her down on the ground and holding her body close to the earth so she would not be hit by the projecting parts of the train, which of course was done in less time then it takes to tell it.

After the train had hit the automobile, and came to a stop at about two hundred yards from the crossing where the accident occurred, engineers, trainmen, conductors, and passengers came pouring out of the car to the spot, making investigation of how serious the accident was.

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VAN DUREN WILL NOT BE TRIED—COUNCIL VOTES TO DROP CASE—ATTORNEY WILKES AND MILES HIRED BY COUNCIL SAY CITY HAS NO CASE

Report of Ald. Vander Ven So Strong In Unsubstantiated Accusations that Report is Libelous Says Attorney Diekema and Cannot Be Printed

The common council stood five to five last night, after having discussed the Van Duren matter for about three hours, on the resolution asking that the proposed public trial of Van Duren be dispensed with and that it be the sense of the council that the city attorney, in his action in the matter had laid himself open to censure. As soon as the tie vote had been announced Mayor Bosch said, "It is carried," and the council adjourned. The tie put the whole matter up to the mayor and by declaring the resolution carried he voted in favor of the resolution which means to drop the Van Duren matter.

Alderman Congleton introduced the resolution and Alderman King supported it. When the clerk called the roll the vote stood as follows:

YEAS: Prins, King, Drinkwater, Congleton, Harrington and the Mayor.

NAYS: Slagh, Kammeraad, Vander Ven, Vander Hill and Steketee.

The long discussion that finally resulted in the passing of the resolution began early in the evening when Alderman Vander Ven, chairman of the license committee, brought in a report. This report was a sizzler in a number of ways. It reviewed the fact that the committee had conferred with Attorney Chas. Wilkes of Allegan for the purpose of engaging him to represent the council in the proposed hearing; that Mr. Wilkes had presented to the committee a written opinion to the effect that legally the city had no case against Mr. Van Duren. In view of those facts the committee recommended that the public hearing be not held but that nevertheless the committee felt that the city attorney should be requested to resign, since the committee felt that although legally the charges could not be sustained they were justified on moral grounds in making the statements they did. The committee thereupon continued by stating on what grounds they made the recommendation they did. And it was on this part of the committee's report that the whole battle was waged for several hours. The state-ments were made in such severe language that Attorney G. J. Diekema, speaking for Van Duren, said in the course of the debate that in his opinion the document was distinctly libelous. It was perhaps on account of this fact that when the motion was brought to a vote to accept the report of the committee and to carry out its recommendations so far as possible, the motion was lost by a vote of seven to three. The three who voted for the adoption of the report were Aldermen Vander Ven, Kammeraad and Steketee, the members of the license committee who brought in the report.

The report that was rejected by the council on the ground that it was libelous naturally cannot be printed in the newspapers. It has not become a public document, and giving it publicity might subject a newspaper to the payment of damages.

Van Duren Speaks In His Own Behalf
After the license committee had brought in their report and after this had been discussed somewhat by Ald. Prins suggested that Mr. Van Duren be given an opportunity right away to state his side of the case. At this point also said Mr. Diekema that a desirable course, Ald. Vander Ven declared that the committee was only after all the facts and that there was no possible objection to Van Duren stating his side of the case; he declared the committee would be more than glad to hear it.

Having been given the floor Mr. Van Duren spoke substantially as follows:

"When the question of Stone license on his new location first came up in the council, he motion to me up in the audience part of the council room to come up to him. I told him to come to my office the next day, which he did at nine o'clock. He asked me if I had seen Kuite and I told him I had not, but that I would be willing to take the matter of adjusting the differences between him and Kuite up with Kuite and close the matter up for him. He came back to my office at eleven o'clock and in the mean time I went to see Kuite as Stone had asked me to do. The upshot of the negotiations was that Stone authorized me to settle with Kuite for the sum of \$150.00. This was satisfactory to both Kuite and Stone. It was to reimburse Kuite for the loss of the rent of his building that he had leased to Stone. Stone then and there paid me one hundred dollars in bills, and those identical bills I paid over to Kuite. I gave Stone a receipt. This receipt was marked

in full. It was done so that Stone, who was a stranger here might use it to show people he should have dealings with that he had paid his obligation. He and I both understood between us however that fifty dollars additional was to be paid. He didn't have the money for this and he gave me a note for it. Then I went on my vacation and almost immediately on my return Stone came and paid me the fifty. I cancelled his note and gave him a receipt. The whole transaction was perfectly square and above board. It was perfectly understood by us and both Stone and Kuite are satisfied with the settlement. I have paid Kuite the full \$150 and I have not received a penny for my part in the transaction.

"I did some further work for Stone. I explained the law to him and did some clerical work for him, such as any notary public could do, work that had nothing to do with my duties as city attorney and that in no way conflicted with them. He agreed to pay me \$25 for my services, but since he and Kuite had at first some dispute as to whether Stone should pay Kuite \$150 or \$160, I agreed to cut my fee down to \$15 and have the other two agree on the sum of \$150 as full settlement of the claim of Kuite. This was done.

"Further, I have never accepted a retainer from a liquor dealer in my life. I have always refused to defend them in criminal actions, knowing that it would not be in keeping with my office as city attorney to do so. I have had the opportunity but I have always turned down all offers. I have felt that I should keep myself free from all entangling alliances that might conflict with my work for the city. The only business I have ever done for liquor dealers has been in the way of drawing up bonds and doing such other clerical work that any notary public could do with a perfectly clear conscience. I don't now and never have represented a liquor dealer in any action that could in any way conflict with my duty as city attorney, either technically or morally. The whole Stone-Kuite transaction was entirely above board and both Stone and Kuite are fully satisfied."

When Mr. Van Duren sat down Ald. Vander Ven took the floor.

"The committee went to see Kuite and got his statement," he said, "to the effect that the settlement had been for a hundred dollars. We also got his written statement to that effect that it was a settlement in full. Why did Van Duren give a receipt for a hundred dollars and mark it in full?"

Van Duren—"Stone didn't have any money. If he had not received a receipt in full it might have affected his credit here and might have hurt him in his business relations. He and I understood perfectly between us that \$100 did not pay in full the claim of Mr. Kuite."

Prins—"If all was straight and above board, why did Mr. Van Duren send a lawyer to Stones to get a settlement that all was settled?"

Van Duren—"I didn't go to Stone myself, nor did I send anyone to him."

It was at this point that Ald. Vander Ven read an affidavit tending to show that Ald. King had been perniciously active in behalf of Van Duren. The affidavit stated that on August 12 Ald. King and an attorney had come to the home of Stone and had attempted to get Stone and his wife to sign a document to the effect that Mr. Van Duren had acted perfectly square in the matter. The affidavit set forth further that Mr. King and the attorney had tried in various ways to induce Stone and his wife to sign, that they had handed them a fountain pen and had put back the table cloth in their anxiety to get their signatures, but that Mr. and Mrs. Stone had refused to sign the document. These facts Mr. and Mrs. Stone had sworn to in the affidavit that Mr. Vander Ven read to the council. Mr. Vander Ven read the document to show Mr. King's alleged pernicious activity in the matter—pernicious, said the alderman, because King was a member of the council and should not try to get up patched up evidence for a man who was being investigated by the council.

King Gives Fair Statement
When Ald. King was given an opportunity to reply he admitted fully that he had gone to the home of Stone and that he had done all that the affidavit charged he had done. "But," he declared, "all that had nothing to do with Van Duren or his defense. It was done merely as a personal matter with me to support my stand in the socialist organization in Holland. On the Monday before the Wednesday that the council asked Van Duren to resign the local socialists instructed me to vote against Van Duren. But I felt that I could not conscientiously do so as I felt that every individual, whether innocent or guilty, should be given a fair trial. I told the executive committee of the socialists that there had been no fair trial of Mr. Van Duren. I wished to prove this to them so as to justify my action in voting against asking Van Duren to resign. To this end I got up affidavits from the various saloon

Continued on Page Four)

FOR SALE—Grapes delivered at your door. Phone 4161. 1135

NEWS from the COUNTY

ZEELAND

Born to Mr. and Mrs. A. L. Elenbaas—a baby girl.

Mrs. H. H. Karsten spent Thursday with friends in Grand Rapids.

The Rev. H. Mollema of Vriesland was a Zeeland caller Tuesday.

The Rev. J. Smitter of Zeeland has purchased a new touring car.

E. V. MacDermid of Grand Rapids was a business caller here Thursday.

Walter Van Haltsma made a business trip to Grand Rapids Tuesday.

Oswald Cook of Gr. Rapids is visiting at the home of Ervin Van Bree.

H. H. Karsten and the J. J. De Pree family motored to South Haven Thursday.

Mr. and Mrs. Charles Raak and family of North Holland spent Thursday in our city.

The Misses Sadie and Minnie Tymes returned from a few days' visit in Grand Rapids.

Mr. and Mrs. J. De Pree and daughter of Ann Arbor, are visiting at the home of Mr. and Mrs. J. J. De Pree.

Mrs. E. J. MacDermid and her daughter Florence spent yesterday in Grand Rapids visiting with and relatives.

Mr. and Mrs. Bert Hartgerink left Friday morning for Hastings where he has accepted a position in one of the district schools.

The Rev. Mr. Cole with his daughter left Friday morning for Chicago where she will teach the ensuing year.

H. H. Karsten and son Russell returned home from Detroit Saturday having spent a few days there on business.

George Meengs, and John Slagh spent the latter part of last week visiting friends and relatives in Grand Rapids.

Miss Margaret Cook of Grand Rapids is visiting at the home of Miss Henrietta Vanden Berg on Maple street.

Bert Vanden Berg, employed at G. H. Huizenga Co., left for Chicago for a few days' visit with friends and relatives.

Harold and Nelson Koopman returned to their home in Grand Rapids, after spending a few days visiting friends and relatives in Zeeland.

George Korstange, formerly of Zeeland, but now of Detroit, is in Zeeland visiting at the home of his parents, Mr. and Mrs. A. Korstange.

The Zeeland Base Ball team will play Fennville at Zeeland Saturday. Zeeland still leads the league with Fennville in second place. An interesting game is expected.

Miss Nellie De Maagd left for her home in Coopersville after having spent a few days visiting at the home of Miss Carrie Meengs.

Mrs. Leon Karsten and daughter Stella spent the latter part of last week visiting relatives in Grand Rapids.

Dr. Paul De Kruif of Zeeland, son of Mr. and Mrs. Henry De Kruif of that city and Miss Mary Gisher of Grunburg, Pa., have been united in marriage at the home of the bride. They spent a few days in Zeeland while the rest of their honeymoon will be spent in Traverse City. After the first of October the couple will begin housekeeping in Ann Arbor.

CASTLE PARK

Yesterday afternoon at Castle Park, Dr. Martin Howard Post, of St. Louis, one of America's greatest specialists in ear and eye diseases, died suddenly after he had been bathing in Lake Michigan. Mr. Post had come to Castle Park for a rest, having been in ill health for some time. He took a plunge in the afternoon and lay down on a couch to rest. Death came soon afterward.

Dr. Post had reached the very topmost point in his particular line of work. He was 63 years old. He is survived by a widow and four children. The body was taken to St. Louis yesterday for burial.

HUDSONVILLE

The team owned by S. Keil of Getchel was struck by a motor section car here when the car was hurrying to a siding to get out of the way of an approaching Chicago train. A freight train obliterated the view for both the driver and the men on the section car. Aside from injuries to the team no damage was done.

DRENTHÉ

Henry K. Boer of Drenthe has taken a position as superintendent at the high school in New Era and left here this week in taking up his new duties.

OVERISEL

Rev. G. Hekhuis of Overisel conducted services and Sunday school in the Adventist church at Allegan Sunday.

GRAAFSCHAP

Paul and George Essert have left for Chicago after spending a week at the home of Mr. and Mrs. John C. Johnson on the Graafschap road. They will return to Holland September 15 to attend the Holland fair which they have not missed for the past ten years. They will then leave for the northern woods of Michigan to spend a few weeks there.

GIBSON

Three hundred and ninety-six bushels of apples from fifty-eight trees was the total yield of a young orchard owned by Hull & Miller, the fruit growers, near Gibson. The apples were of the Duchess variety, sold for \$4 a barrel and the net returns brought \$528. Hull & Miller have also harvested the biggest crop of pears in years and the crop of late apples, especially the Baldwin and Golden Russets, promise to be heavy.

HOLLAND TOWN

It cost Tony Van Dyke of this city \$16.75 in fine and costs because he had an idea that as long as the road was clear he could smash the speed laws all to smithereens. Van Dyke was out joy riding on the park road. He saw no one ahead of him and so he made his machine eat up the highway at the rate of his own admission of 55 miles an hour. The speed allowed is only 25 miles.

Van Dyke was arraigned before Justice Robinson and the fine and costs amounted to \$16.75.

Berend Bosman, aged 81, died at his home a few miles north of the city. The funeral was held Friday noon at 1 o'clock from the home. The deceased is survived by six children: Arend, Will and Theodore of North Holland, Mrs. Dykstra, Mrs. J. Jonker of Holland, and Anna of Grand Rapids.

HAMILTON

A baby girl arrived in the home of Mr. and Mrs. Edward Dangremont recently.

Fred Hitchcock and Frank Bottruff are at work of raising logs out of the Kalamazoo river.

Luther Karsen is preparing to build a new house, as he has rented the farm to his brother, Jacob.

Richard Smith and Joseph Alderink have bought new automobiles.

Lugten & Hagelskamp received two carloads of lumber last week.

John Kolvoord received a carload of corn last week.

The heavy rains of late have done much good to the cucumber crop, also to late potatoes and other things which were suffering from the drouth.

M. Hoadley picked two bushels of tomatoes from twenty-seven stalks. If all the farmers who are growing tomatoes for the canning factory would do as well the factory would be able to run full blast.

On going to the barn Wednesday morning, Mr. Spilley found his horse dead. The cause is unknown, as the animal apparently was well the day previous and it had been driven to Hamilton and back late in the afternoon.

Some improvements have been made in our little village recently. Mr. M. Hoadley and John Kolvoord have put new cement walks the length of their lots and it is hoped the sidewalk will be extended to the front of Rose's store. There has also been some cement steps and a walk made for the American Reformed church. Orrin Wicks and G. Mosier did the work.

L. E. VAN DREZER TO PRESIDE OVER KITCHEN AND DINING HALL AT HOLLAND FAIR

L. E. Van Drezer, veteran restaurant man, will once more preside over counter and kitchen of an eat house, at least for a few days. Mr. Van Drezer has been engaged by the fair association to conduct the public dining hall on the grounds during the week of the fair. In former years the dining room was under the grandstand and it was naturally a rather gloomy and forbidding place.

This year the association has converted the old horticultural building into a well equipped dining hall. There will be plenty of light and the patrons can have most of the conveniences that they could have in town. Mr. Van Drezer has been given full charge of the dining hall and it goes without saying that he will make it a popular place during the fair. An addition has been built to the hall which will serve as a kitchen.

BOARD OF PUBLIC WORKS REFUSES TO CARRY OUT SUGGESTIONS ABOUT FREE CONNECTIONS

Put Themselves On Record As Opposed to System of Making Suggestions In That Way.

The board of public works at their regular meeting Monday took up the message of Mayor Bosch presented to the council at its last meeting to the effect that the board provide for a system of making the connections with the sewer and with the water mains free of charge, so far as the city's part of it was concerned. The board filed the message of the mayor, which in effect means that they do not feel disposed to act on the suggestion.

They will make no formal report to the council on this point, since the filing of the message is sufficient indication of what they expect to do. But the matter was discussed at length and the members of the board put themselves on record as not only being opposed to the suggestion of the present message but as being opposed to the system of making suggestions of this kind to the board through messages.

The members of the board said Monday night that they believed the only method to pursue would be to come to the board directly with suggestions and not to come via messages to the common council. They pointed out that the council has a committee that meets with the board and that there is sufficient point of contact between the two bodies to make all such suggestions easy.

The members of the board expressed themselves that in this case they felt that they could not be eliminated. They said that if the charges were eliminated from the individual consumer they would have to be carried by the general public since they must be paid for in some way.

Moreover one of the members pointed out that if in the future the charges were eliminated all the charges for connections that have been made would have to be refunded to the individual property owners since it would be unjust to charge some property owners and not charge other. The refunding of that money would cost in the neighborhood of \$11,000.

The members of the board declared they would be perfectly willing to entertain any and all suggestions from the mayor but they felt that the way to make suggestions was to come directly to the board and talk it over so as to determine what would be advisable and what would not be advisable.

Zeeland Man Named Head of Pioneers' Association Holland Man Vice President

C. Van Loo of Zeeland was re-elected president of the Old Settlers' association at the annual meeting of the Settlers held in Zeeland Thursday afternoon. Postmaster G. Van Schelven of Holland was re-elected as Vice president and C. Roosenraad of Zeeland, secretary and treasurer. Fifteen of the seventy members were present.

Henry De Kruif of Zeeland was selected as chairman of a committee to be appointed by him to make the necessary arrangements for the holding of a reunion of the organization next year.

Progressive Candidates To Meet In Grand Haven Today

Today at the court house in Grand Haven the Progressive candidates for office in Ottawa county will hold a meeting to select a chairman and secretary of the county committee. Under the new primary law the nominees select these officers. Those who will have a right to vote at this meeting are George A. Van Landegend, M. A. Sooy, Edward Soule, John Nies, Jacob Zuidema, Dr. A. T. Godfrey, J. M. Masselink, Simon Kleyn, Isaac Van Dyke, Elroy M. Reed, sr., D. M. Cline, Henry Weyer, Frank Scholten and John Owens.

A. TOPPEN APPOINTED CHAIRMAN AND J. J. DAMSTRA SECRETARY OF DEMOCRATIC COUNTY COMMITTEE

The democrats of Ottawa county got busy immediately after the primary and the campaign for the fall election will be actively under way very soon. The first step in the activities in the democratic ranks was a meeting of the candidates in Grand Haven Saturday afternoon. The new primary law provides that he candidates shall elect the chairman and secretary of the county committee. This was done Saturday. A. Toppen was elected chairman and J. J. Damstra was named secretary.

George Pshes of Gibson to Get Small Fortune from Four Acres of Fruit

George Pshes, a fruit grower near Gibson, will reap a little fortune from his four acre fruit farm this season. Mr. Pshes expects to harvest over 500 bushels of peaches from one and one-half acres, while his crop of apples promises to be the heaviest in years. He has a two year old apple orchard, the trees in which will yield from six to eight bushels per tree, while the older trees are so heavily laden that the limbs are being braced to keep them from breaking. Most of these trees will yield from twenty to thirty bushels.

TRAMPS TRY TO LOCATE AT WAVERLY AGAIN BUT LOCAL DEPUTIES GO AFTER THEM AND ARREST FOUR.

For a short time Saturday afternoon the hoboes threatened to establish another camp in the Jungles at Waverly. A large number of the weary ones stepped off their side door Pulmans at that point and proceeded to make themselves comfortable. A call was immediately sent to the local police by someone at Waverly and before an officer arrived on the scene still another call had been sent.

It seems that the hoboes got wind that something was brewing to disturb their comfort and when finally two deputy sheriffs arrived on the scene all the birds save four had flown. The four were J. M. Dullman, Sherill Belt, Joseph Snyder and H. P. Welsh. They were taken in tow by the officers and were arraigned today before Justice Robinson. They were given fifteen days in the county jail and were immediately taken to the lockup.

YE HUNTERS TAKE HEED DATES GIVEN WHEN VARIOUS SEASONS BEGIN.

The time for hunters to flock to the woods is fast approaching. In fact, it is less than a week when the first of the game law restrictions will be lifted. As a timely as well as useful and compact reference, it is suggested that you clip the following and carry it:

Michigan Game Laws, 1914-1915.

Open season—Partridge and woodcock, Oct. 1 to December 1; duck, plover and shore birds, Sept. 1 to Jan. 1; rail and coot, Sept. 15 to Jan. 1; geese, brant and migratory ducks, Sept. 1 to May 1; muskrat, Nov. 1 to April 16; beaver, Nov. 1 to May 15; rabbits, Sept. 1 to March 1; deer, Nov. 10 to Dec. 1. All other fur bearing animals Nov. 1 to April 1.

For quail, pigeons, doves, prairie chicken, wild turkeys, pheasants, squirrel, elk, moose and caribou there is no open season.

LOUIS PADNOS TO START IN BUSINESS IN A FEW DAYS

Will Start Clothing Store in Ben Van Raalte Building

Louis Padnos will conduct a clothing and shoe business in Holland soon. His place of business will be on the corner of River Avenue and Ninth street, in the building formerly occupied by Ben Van Raalte, the implement dealer. The building is being remodeled and it is expected the place will be open for business in a few days. Mr. Padnos is well known over the state having travelled in Michigan quite extensively the last few years. He formerly conducted a metal business here and was very successful in that venture. Benj. Van Raalte, who formerly occupied the building will for the present conduct his office on the second floor of the building.

HIGH SCHOOL BOYS HELD FIRST FOOT BALL PRACTICE TUESDAY

The first foot ball practice of the Holland High school players was engaged in Tuesday afternoon under the direction of Coach Drew. About thirty candidates for position on this year's team were present on the grounds yesterday. Practically all of them were new, most of last year's players having left school.

Coach Drew believes that there is some very good material among the players that have presented themselves.

The first game of the season will be played on September 19, when the local school will play Allegan high school on the local grounds.

Dr. Bell's Antiseptic Salve Good for all Skin Diseases.

DOG AT OTTAWA BEACH SUFFERS LOSS OF EAR AND BROKEN LEG.

Canine Runs Into Propeller Of Aeroplane

A dog, a Scotch collie, belonging to Charles Ogden, ran into the propeller of the Beachey flying machine this morning when it was going at the rate of a thousand revolutions a minute. The result of the encounter was an ear taken off the dog, a leg broken, and a nine inch sliver taken off one of the blades of the propeller.

The dog ran up to the revolving wheel barking at it much in the same way as dogs are in the habit of running up to automobiles and barking at them.

The collision between the dog and the propeller put the wheel out of balance and that in turn made the engine go wrong. The dog was a valuable one and much prized by its owner.

In spite of the mishap however, the flight was made Tuesday but while Mr. Dougherty was flying over the lake an intake valve broke probably as a result of the former mishap, and the aviator was compelled to make a long drive to the landing. For a few moments he was in a critical position but he accomplished the feat successfully.

Dr. Bell's Pine-Tar-Honey For Coughs and Colds.

Judge For Yourself

Which is Better—Try an Experiment or Profit by a Holland Citizen's Experience.

Something new is an experiment. Must be proved to be as represented.

The statement of a manufacturer is not convincing proof of merit. But the endorsement of friends is. Now supposing you had a bad back, A lame, weak, or aching one. Would you experiment on it?

Enterprising Business Firms

ATTORNEYS AND NOTARIES.

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LAW OFFICE
3 and 4 Akeley Block, 200 Washington St.
Office Phone, Bell 453 Grand Haven, Mich.

DIEKEMA, KOLLEN & TEN CATE
ATTORNEYS-AT-LAW
Office over First State Bank. Both Phones

LOUIS H. OSTERHOUS
PROSECUTING ATTORNEY
Practices in all State and Federal Courts
Office in Court House
GRAND HAVEN MICHIGAN

PHYSICIANS AND SURGEONS.

J. J. MERSEN, CORNER TENTH AND
Central Aves. Citizens phone 1418. Bell 1406 141.

MUSIC.

COOK BROS. FOR THE LATEST POPULAR songs and the best in the music line.
Citizens phone 1269. 37 East Eighth St.

LUMBER AND INTERIOR FINISH.
SCOTT-LUGERS LUMBER CO., 226 RIVER ST. Citizens phone 1001.

UNDERTAKING.

JOHN S. DYKSTRA, 40 EAST EIGHTH ST. Citizens phone 1267-2.

GROCERIES AND MEATS.

ALBERT HIDDING—FILL YOUR MARKET basket with nice clean fresh groceries. Don't forget the place, corner River and Seventh streets. Both phones.

BAGGAGE AND TRANSFER.

SAAC VERBESCHURE, THE 10-CENT PARCEL delivery man, always prompt. Also express and baggage. Call him up on the Citizens phone 1688 for quick delivery.

DR. A. Leenhouts

Office: Corner of 8th Street and River
OFFICE HOURS
3 to 5:30 p. m. Daily 7:30 to 9:30 p. m. Tuesday and Saturday evenings only.
No Office Hours in the morning or on Sunday

Miss Helene Pelgrim

Teacher of Piano
Citiz. Phone 1450
Residence 197 W. 12th St.

You will read of many so called cures.

Endorsed by strangers from far-away places.

It's different when the endorsement comes from home.

Easy to prove local testimony.

Read this Holland case:

"I have taken Doan's Kidney Pills off and on for years and have had satisfactory results," says Gerrit Doesburg, printer, of 25 W. Fourth street, Holland. "I first procured this remedy some years ago at Doesburg's drug store as I had been afflicted with kidney trouble and pains in my back. Doan's Kidney Pills were certainly effective, living up to all the claims made for them.

Price 50c at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mr. Doesburg had. Foster-Milburn Co., props., Buffalo, N. Y.

CITY MARKETS

Beach Milling Company

(Buying price per bushel on grain)	
Wheat, red,	1.02
Wheat, white,	1.02
Rye78
Oats52
Corn90
St. Car Feed	36.00
Corn Meal	36.00
Cracked Corn	36.00
Screenings	28.00
Low Grade	34.00
No. 1 Feed	36.00
Oil Meal	37.00
Middlings	32.00
Cotton Seed	37.00
Bran	28.00

Thos. Klomparsen & Co.

(Selling Price Per Ton)

Hay Baled	15.00
Hay, loose	14.00
Straw	9.00

(Prices Paid to Farmers)

Hay, Straw, Etc.

Molenaar & De Goud

Veal	12-14
Butter, dairy	25-27
Beef,	10-11
Butter, creamery30
Spring Chicken15
Mutton10
Chicken10
Spring Lamb13
Pork11

MEATS.

WM. VAN DER VEERE, 153 E. EIGHTH ST. For choice steaks, fowls, or game a season. Citizens phone 1043.

DE KRAKER & DE KOSTER, DEALERS in all kinds of fresh and salt meats. Market on River St. Citizens Phone 1688.

PLUMBERS AND ROOFERS.

TYLER VAN LANDEGEND, Dealer in Windmills, Gasoline Engines, Pumps and Plumbing Supplies. Citiz. phone 1068. 49 W 8th Street.

DENTISTS.

Dr. James O. Scott
Dentist
Hours: 8 to 12 a. m. 1 to 5 p. m.
32 East Eighth St. Holland, Mich

DRY CLEANERS.

THE HOLLAND CLEANERS, 9 EAST EIGHTH ST. Citizens phone 1688. Drying, cleaning, pressing.

BANKS

THE FIRST STATE BANK

Capital Stock paid in..... \$50,000
Surplus and undivided profits..... 50,000
Depositors Security..... 150,000
4 per cent interest paid on time deposits.
Exchange of all business centers domestic and foreign

G. J. Diekema, Pres. J. W. Beardslee, V. P

THE PEOPLES STATE BANK

Capital stock paid in..... \$50,000
Additional stockholder's liability..... 50,000
Deposit or security..... 100,000
Pays 4 per cent interest on Savings Deposits

DIRECTORS:

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Geo. F. Hummer, D. B. Yntema, J. G. Rutgers

NEWSPAPERS, MAGAZINES, FRIS BOOK STORE

Books, Stationery, Bibles,

Newspapers, and Magazines

30 W. 8th St. Phone 1749

DRUGS AND SUNDRIES.

DOESBURG, E. R., DEALER IN DRUGS, medicines, paints, oils, toilet articles. Imported and domestic cigars. Citizens phone 1291. 22 E. Eighth St.

Dr. N. K. Prince

Veterinary Physician and Surgeon
Night Calls promptly attended to
Phone 1146 Holland Mich

JUDGE CROSS DIRECTS VERDICT OF NO CAUSE FOR ACTION IN DAMAGE SUIT CASE

Late Friday afternoon Judge O. S. Cross directed a verdict of no cause for action in the case of Sarah H. Newell vs. the D. G. H. & M. R'y. Mrs. Newell sued for \$10,000.00 damages as the result of her husband's death caused by the D. G. H. & M. R'y last January while walking from his work in Grand Haven to his home in Ferryburg. The main argument of the plaintiff was that there was no signaling of the train causing the death of the two men, Newell and Luloff, and that the engine was running backwards towards Ferryburg without lights. In the blind snow storm it was claimed impossible for the men to hear the oncoming train.

HOLLAND BOY WINS GOLD MEDAL IN W. C. T. U. CONTEST

Delegates and visitors returning from the W. C. T. U. convention at North Chester, report excellent sessions and royal entertainment.

In addition to the usual reports and helpful papers by local women Mrs. A. J. Dann of Lake Odessa gave two inspiring addresses. One on the "Influence of the Press," the other "Some Important Items from the World's and National Conventions."

The evening session was given to a Gold Medal contest. The following were the contestant: Miss Eunice Austin of Casnovia, Charles A. Moore of Sparta, Miss Zoe Porter of North Chester, Miss Mary Geige and Judson Staplecamp of Holland. The last named won the beautiful gold medal.

The Holland Union is well represented in the county by its officers and superintendents, the following having place: Mrs. Fred Vos, Mrs. DeMerell, Mrs. Post, Mrs. Whitman and Mrs. Dutton.

LARGE ART HALL IS BUILT IN RECORD BREAKING TIME.

Fair Building Completed In 22 Days

The erection of a six thousand dollar building in twenty-two working days—that is the feat successfully accomplished by Contractors Boomers & Smeenge, to whom was awarded the job of building the new art hall on the Holland Fair ground. The last nail in the huge structure was driven Thursday night and the huge new structure is now ready for occupancy. If the fair should open next week the new art hall would be in perfect shape for the exhibits, from the cement floor to the topmost point of the roof.

The contractors were given the contract with the understanding that the building was to be completed within 30 days. A stringent clause was inserted in the contract to the effect that if it was not completed within the specified time large deductions were to be made from the contract price. In spite of the fact that there were two days of rain while the work was in progress, thus making practically only twenty full working days the job was completed with eight days to the good.

AGRICULTURAL OUTLOOK FOR SUGAR BEETS REPORTS GROWTH 92.2 PER CENT IN MICHIGAN

Washington, Aug. 28—The condition of the sugar beet crop of the country on August 1 was reported 92.4 per cent of normal in the Agricultural Outlook. This forecasts a yield of about 10.2 tons per acre. Actual output will likely be above or below this amount according as conditions of harvest are better or worse than usual. A yield of 10.3 tons on the estimated planted acreage, 520,600 acres, amounts to 5,362,000 tons; but there is usually some abandonment, the average in recent years being 10 per cent. Assuming this abandonment, this year's yield would be about 4,826,000 tons of sugar beets. This was less than any recent year, except 1910.

MARQUETTE CLUB TO GO TO TENNESSEE BEACH TODAY

The third annual picnic of the Marquette club will be held at Tennessee Beach today.

The program includes the following: Bag race for club championship horse race; vaulting contest; baseball game; wheelbarrow race; chicken race, potato relay race; swimming contests.

John Kelley will defend his biff championship against all comers. The sixty members expect to make this a big day as it will be their last chance for an outing before the club opens for the winter activities.

MRS. LANDWEHR AND MRS. NYSTROM DONATE PLAYGROUND APPARATUS

Through the generosity of Mrs. A. H. Landwehr and Mrs. O. Nystrom the Columbia avenue school will be equipped with play ground apparatus. The work is now in progress of putting up six swings at that school and six teeters. It is planned to have the work completed before September first when the school opens. Both Mrs. Landwehr and Mrs. Nystrom have always shown a great interest in the public schools and they have been very active in the work of the Parent teacher's clubs.

All the grade schools in the city are now equipped with some playground apparatus, with the exception of the Maple Grove school.

ONLY SIX NOW ARE RESIDING IN THE COUNTY LOCK-UP.

But Officers Believe That When the Fairs Begin There Will Be More.

Ottawa county jail has at the present time six occupants besides the keepers. Two of these are serving time for drunkenness and the other four are held on charges for which they will appear in circuit court. Two have pleaded guilty to their charges and will be sentenced during this term of court. The other two are bound over to circuit court but it is not known whether or not their cases will come before Judge Cross during this term of court.

D. Koolman of Zeeland, has pleaded guilty to the charge of wife desertion and will receive the ultimatum of the court this term. Harry De Luis, of Holland, is another one awaiting sentence for a charge of burglary to which he has pleaded guilty.

Joe Krocinski, held for the theft of two suit cases at the Grand Haven junction two weeks ago, and J. Reed, held for the theft of two suit cases from a buggy hitched in an alley off Washington street, both will be arraigned. Reed is thought to have resided in Philadelphia, although he refuses to give his place of residence.

At this time last year the county stronghold was empty of prisoners. Then after the beginning of fall fairs around this section of the country, the cells soon filled up with prisoners held for drunk, assault and battery and other kindred charges. The sheriff's department look for similar results this year with the approach of fall fairs.

A FORMER HOLLAND WOMAN WRITES SHE WILL GO TO THE FRONT.

Mrs. Geo. P. Hummer Red Cross Nurse

Grand Rapids, Sept. 1—"I have entered a Red Cross class in nursing first aid to the injured and should this country be drawn into the war I shall immediately go to the front as a nurse. I attend the class every afternoon and as it will probably leave for the Belgian frontier to take care of those poor creatures when my course is completed which will be in another week." This startling intelligence was the main purport of a letter just received by Mrs. Charles Kirchner from her mother, Mrs. G. P. Hummer of Madison avenue, S. E. who is at present in Leyden, Holland.

Mrs. Hummer left Grand Rapids, for a visit with friends there, but her sympathies proving too great for her she has taken this step with the result that even now she may be on the field of battle. Although her letter says:

"I love the excitement here and would not be at home for anything."

Mrs. Hummer apparently looks for more excitement than she can find in the peaceful districts around Leyden. It may be well imagined that her relatives here are anxiously awaiting another letter telling further developments.

Another daughter is the wife of Herr Peter Wolfgang Marx, a lieutenant in the Austrian navy. They are at present at the home of Herr Marx's mother in Dauba, a town of northern Bavaria, and beyond a telegram stating that they were safe and well nothing has been heard from them. Mrs. Hummer has tried to get into communication with them by mail, but no letters are allowed to either go into or come out of Austria because of the censorship. The letter further describes conditions in Holland and tells how the troops are mobilizing everywhere and how the land around the vicinity of Utrecht, Amsterdam, and Gelderland is being slowly inundated in preparation of a possible invasion.

RAISE 750 BUSHELS OF WHEAT ON POOR FARM

A recent report from the County Home at Eastmanville says that every crop on the farm this year was excellent. The report says 750 bushels of wheat have been threshed, 1,200 bushels of oats, and that corn and potato crops are in splendid prospect.

ATT. FRED T. MILES SHOWS HIS APPRECIATION IN PUBLIC STATEMENT.

Attorney Fred T. Miles, who was defeated by Att. Louis H. Osterhaus for the republican nomination for prosecuting attorney, in a statement to the Sentinel thanks the friends who helped him in the campaign. The revised returns show that the margin of Osterhaus over Miles was 147. Mr. Miles' statement follows:

August 28, '14
Holland City News
Holland, Michigan.

Gentlemen:—
It seems upon examination of the reports from the different wards and townships of Ottawa county that I was beaten in the race for the nomination for Prosecuting Attorney by 147 votes. I feel very grateful however, to the people of the city of Holland and surrounding community where I am well known for their attitude toward and for the splendid vote given me. I am satisfied that had I been acquainted in other townships and cities, the result would have been different; but I am very appreciative of the kindness shown me everywhere even by those who did not feel that they could support me. It will be impossible for me to see each one of the voters who supported me, and I take this opportunity through the columns of your paper to express my appreciation for the kindness shown me by the voters of Holland and vicinity.

Yours very truly,
FRED T. MILES.

PROGRESSIVES NAME A FULL SLATE IN THE CITY TUESDAY.

The following have been named by the Progressives of Holland to represent them as delegates at the county convention, at which delegates to the state convention of the Progressive Party will be named:

First Ward—Peter Van Dommelen, Dr. A. T. Godfrey, M. A. Sooy, Wm. Arendshorst, G. Van Zanten, Alfred Buter, Chas Ingham, Al Kloster.

Second Ward—John Vanden Burg and Abel Smeenge.

Third Ward—J. J. De Koeyer, E. P. Stephan, N. Kammeraad, Dr. H. Bos, George Vande Lendegend, Dick Vander Haar.

Fourth Ward—Peter Brink, Simon Kleyn, J. Vander Veen, Levi Hicks, Jas. Vander Hill, Thomas Bowen.

Fifth Ward—Arle Vander Hill, Gerrit Van Dyke, John Luidens, Jacob Sprang, Dirk Steketee, N. J. Yonker, and Ben Wiersma.

CENTRAL AVENUE TO BE PUT IN GOOD SHAPE

City Will Not Let Up On Contractor Vander Veen Until The Street Is In Good Condition.

The work that is now being done in repairing Central avenue is not by any means all that will be done on that street, according to the city officials. All that the Grand Rapids contractor is doing is patching up a few holes, while what the city really demands is the putting of what will practically amount to a new paving. Contractor Vanderveen does not claim that this will be all that will be done in the matter, but is merely patching up the holes at present.

As soon as the patching of the holes began the city officials sent word to Vander Veen that that would not be satisfactory, but that a great deal more would be demanded. He replied that he expected to do more, and some of the men on the job here said that he expected to come back next spring to take up the work again. That being the case the city is disposed to let the matter drop for the present provided they can secure a written agreement from Vanderveen specifying exactly what will be done to the street next spring. If satisfactory terms can be arranged, the city will rest satisfied with the street as repaired now. If this agreement cannot be secured the city will continue to press its suit against Vanderveen and his bondsmen and will insist on immediate extensive repairs. No reply has yet been received by City Attorney Van Duren to his letter to Vanderveen.

Holland Fair

September 15-16-17-18

EVERYTHING NEW!

The largest and best Art Hall of any County Fair in the State of Michigan; new Horse Barns; New Cattle Barns; New Poultry Building; New Sheep and Swine Barn, New Judges Stand, New Entrance.

A Special Program Each Day Wednesday--Holland Day

An Automobile Parade headed by Holland Band will start the day.

Baseball Game between Holland and Zeeland.

Cavalade Parade at 1:00 p. m.

Running Races, the fastest Horses in Western Michigan have entered these races.

Novelty Race—Hitch, run, trot or jump and unhitch.

Athletic Stunts of all kinds, which every boy below the age of 21 can enter, under the supervision of Mr. Gilbert, Principal of the High School and Mr. Moody of the City Y. M. C. A.

Camel Race.

Fat Men's Race. This includes any one who can tip the scales at 200 lbs. or over.

Every Minute Something Doing

THURSDAY--RURAL DAY ZEELAND BAND 3 Good Harness Races on the Docket \$1400.00 IN PURSES

FRIDAY--City Day

The Grand Haven and Allegan Bands will be here and special trains will leave both of these cities at 9:00 a. m., stopping at intervening points coming and going. Trains leave at 9:00 a. m. and leave Holland at 9:00 a. m.

3 Fast Harness Races and a Special Race Between a Camel and a Horse

Get the Habit—Come Wednesday and you will want to go Thursday and Friday



Camels from the Lakewood Farm, which will be one of the many features of the Getz Dept.

(Continued from First Page)

keepers of Holland declaring that Van Duren was not retained by them. I further endeavored to secure an affidavit from Stone to the effect that the transactions in which Van Duren had acted as go between had been perfectly above board. Stone said he first wanted to see some others and I did not get the signature.

"But the point I wish to make is that I secured these affidavits not with the intention of having them used either for or against Van Duren. I got them to prove to the executive committee of the socialist party of Holland that I was right in the stand I had taken. I wanted to prove to them that I was right in not condemning a man until he had been given a fair and square hearing. To prove that I am speaking the truth in this case I can say that although I did secure affidavits from other saloon keepers I never used them here in the council. I presented them to the executive committee of the socialist party for whom alone they were intended. It was entirely a private affair with me and did not have anything to do with the case between Van Duren and the council. It was part of my private fight within the socialist organization, knowing as I did that they were contemplating to place charges against me for disobeying the injunction they had laid upon me."

"Did Mr. Stone retain you, or did he not?" asked Ald. Congleton. "That to me seems to be the vital point."

"He did not," said the city attorney. "The charge I made was for work that was purely clerical such as any notary public might have rendered."

There was considerable discussion on this point. Mr. Van Duren held that he had never been retained by a saloon keeper and that he was not now so retained.

Diekema Defends Van Duren

Mr. Diekema at this point being given the floor said in part: "I sympathize with the determination of the council to make sure that their city attorney is not retained by a saloon keeper. A city attorney should not be so retained and if he is he should not be city attorney. But that point he seems to have satisfactorily answered."

To Mr. Van Duren this investigation is a matter of supreme importance. If you take away his character by adopting the report of the license committee nothing can restore it. The report charges that the saloon keepers have retained Van Duren. And it makes other charges of fraud etc. that in my opinion are libelous. It is very easy to fall into mistakes that may do irreparable harm. The little episode in which Mr. King figured shows how easy it is to put an interpretation on an act that it does not at all merit. It is a clear illustration of how a committee by a report might give an impression that is far from being the truth. And the committee may do this with the best and most patriotic of intentions. It would not be fair to say that the saloon keepers had retained Van Duren when the saloon keepers themselves say they had not. The committee says that Van Duren had intended to "injure and defraud." Would it be right for the council to condemn a man on a mere report without having heard the testimony at first hand. The committee is doubtless sincere in its action, but Mr. Van Duren should have a full and free hearing, for which we are more than anxious. Mr. Wilkes has stated that the charges against Mr. Van Duren would not stand. Would you in the face of that forever blacken his name and reputation without first hearing the original testimony?"

Ald. Vander Ven replied by endeavoring to show that Mr. Van Duren had been at one time employed by saloon keepers. When the wholesale liquor dealers last spring wanted to submit the saloon question, said the alderman, Van Duren drew up the ordinance. He told them it was legal and later he told the council it was illegal. When confronted with the question why he had drawn up an illegal document for the wholesalers he replied, according to Mr. Vander Ven, that he would draw up anything as long as the saloon keepers would pay him for it.

"This," said Vander Ven, "is one instance in which he was hired by the saloon keepers to do something that directly interfered with his duty as city attorney."

When the adoption of the committee's report finally drew near to a vote several aldermen objected to voting for adopting something that was libelous. Mr. Vander Ven said that it was not the intention of the committee to bring libelous matter into the records and that they were willing to strike out the libelous phrases, but that they wanted the substance of the report to stand, namely, that they wanted to stick to the statement that even if not technically guilty the city attorney was morally guilty. But this was objected to and the motion went to a vote, in which the report failed of adoption by a vote of three to seven as told above.

Mr. Vander Ven was asked to read the opinion rendered by Mr. Wilkes. He did so, and it reads as follows:

The Decision of Attorneys Wilkes

Allegan and Miles of Holland

Allegan Mich., Aug. 28th 1914

To the Committee on Licenses of the City of Holland.

Gentlemen:

After consulting with you about the reason for filing charges against

Arthur Van Duren, City Attorney, I have examined the law carefully. I find the law to be that in order to remove the city attorney, it is necessary to prefer charges in writing, to serve copies of the charges upon Mr. Van Duren and to prove the charges by witnesses substantially as charged.

There seem to be three reasons for removing an officer. The first is the commission of a crime. Second, that he does not have the necessary qualifications for the office or does not perform his duties in the office, or third, his conducts, which is a mixture of both. An offence against the law and his failure to perform his duties.

As to the first cause of removing namely, the commission of a crime, no action could be had to remove a city officer for such charge until he had first been tried and convicted in court, so if there is any legal reason for removing Mr. Van Duren from his office as City Attorney, there must be some misconduct found in his acts and conduct in his office as city attorney and must effect the proper administration of that office.

The charter of the City of Holland sets forth in detail what the duties of the City Attorney are, as follows: "The City Attorney, in addition to other duties prescribed in this act, shall be the legal advisor of the Council and Board of Education and all officers of the city and shall as the attorney and solicitor for the corporation in all legal proceedings in which the corporation is interested and he shall prosecute for offences against the city."

The law is stated in Vol. 28 of Cyc. on page 437, as follows: "In the absence of statutory specification, the sufficiency of the cause for removal is to be determined with reference to the character of the office and the qualifications necessary to fill it. The misconduct for which an officer may be removed must be found in his acts and conduct in the office from which the removal is sought and must constitute legal cause for removal and one that effects the proper administration of his office."

The Supreme Court of the State of Michigan in the case of Speed vs. Common Council, 98th Mich. page 364, uses substantially the same language as that just quoted.

The Supreme Court of Minnesota in the case of Hart against the Common Council of the City of Duluth, 55th N. W. R. on page 120 said: "The next question is whether the charges presented were sufficient in law to constitute a cause for removal. Cause or sufficient cause means legal cause and not any cause which the Council may think sufficient. The cause must be one which specially relates to and effects the administration of the office and must be something of a substantial nature, directly affecting the rights and interests of the public. An attempt to remove an officer for any cause not effecting the competency for the office would be an excess of power and equivalent to an arbitrary removal. In the absence of any statutory specification, the sufficiency of the cause should be determined with reference to the charter of the office and the qualifications necessary to fill it."

This being the law, in my opinion, the acts of Mr. Van Duren that are complained of, assuming the facts to be what the committee believe them to be, would not be legal grounds for removal for the reason that these acts and conduct on the part of Mr. Van Duren, in my opinion, have nothing directly to do with his duties as City Attorney and would not directly effect the proper administration of his office as City Attorney.

Respectfully submitted,
C. W. WILKES.

Mr. Miles also rendered an opinion on this same point which reads as follows:

Holland Aug. 27, 1914.
Mr. William Vander Ven,
Holland, Mich.

Dear Sir:—
Replying to your question as to whether in my opinion under all the facts set forth in your report to the Council under date of Aug. 12, assuming them all to be true, the Common Council of the city of Holland would have the legal power to remove the city attorney because of his conduct as mentioned in this report, I submit the following:—

(1) Section 3, Title 4 of the Revised Charter of 1913 provides that a city attorney shall be appointed by the Council;

Section 7 provides that he shall hold his office until the first Monday in May after his appointment; Section 16, Title 6, provides that he may be removed by a vote of the majority of the aldermen elect.

(2) Elliott in his work on Municipal Corporations at Page 244 says: "If an incumbent holds office for a definite term, he can be removed only, for cause, after a hearing upon specific charges, and he cites the case of Hallgren vs. Campbell, 82 Mich. P. 255."

The case of Hallgren vs. Campbell, 82 Mich. Page 255 arose in the city of Menominee. The City charter there provided for the removal of appointive officers by a majority of the vote of the aldermen-elect. The court decided that officers appointed for a definite term could not be removed by the Council without cause and a fair trial, notice and chance to defend.

In the case of Speed vs. The Common Council of the city of Detroit found in 98 Mich. at page 360, the Supreme Court holds that the misconduct for which an officer may be removed must be found in his acts and conduct in the office from which removal is sought and must constitute a legal cause for removal

and one that affects the proper administration of his office.—Speed vs. Detroit Common Council, 98 Mich. Page 364.

In Cyclopaedia of Law and Procedure the author in giving ground for removal states: "The misconduct for which an officer may be removed must be found in his acts and conducted in the office from which the removal is sought and cites the case of Speed vs. Detroit Common Council, above referred to. 28 Cyc at Page 437."

(3) In such cases as is above referred to, the action of the Common Council is reviewable by the courts. In such review the courts will inspect the record to see whether the body had jurisdiction and kept within it, and whether the charges preferred were sufficient under the law and will examine the evidence not for the purpose of weighing it but to ascertain whether it furnished any legal and substantial basis for the removal.

28 Cyc Page 442.

The action of the Common Council was so reviewed in the case of Speed vs. Common Council of Detroit, and in the case of Hallgren vs. Campbell, above referred to.

(4) Under the facts as set forth in your report, the Council had made the granting of the change of location with Mr. Stone subject to his making a satisfactory settlement with Mr. Kuite, and the matter had been referred to the license committee to see that such settlement was made and it appears that such settlement was made; and that the city attorney acted for and on behalf of both parties, it being unknown to either of the parties that he was acting for the other. Although it does not appear that he secured any advantage or profit from the city of Holland it does appear that he interested himself in a matter which by resolution of the Council had become city business, and his actions in this matter should have been entirely above suspicion.

It appears further that the city attorney is retained by one and perhaps more saloon keepers of the city.

(5) Comparing now the statements as set forth in Elliot, Case of Speed vs. Common Council of Detroit, Hallgren vs. Campbell, and Cyc. which are all to the same effect Cyc. which are the misconduct for which an officer may be removed must be found in his acts and conduct in the office from which the removal is sought, and must constitute a legal cause for removal and one that affects the proper administration of his office, comparing these statements with the facts as shown by your report, I should say that the city attorney's conduct in that the city attorney's conduct in his dealings with Mr. Stone and his actions in this matter should be made city business, are acts and conduct in the office from which removal is sought and it appears to me that it affects the integrity of the city and the proper administration of his office.

Regarding his being retained by some or all of the saloon keepers, it seems to me this is open to criticism. It is well known that a saloon keeper must obtain a license from the city and that his interests are in a way adverse to the city.

Under the law as above set forth and the facts as given me in your report, it is my opinion that there may be some doubt about the court's upholding a removal of the city attorney under the evidence; the matter could be reviewed by the courts, and if they found that the evidence did not constitute sufficient legal grounds for his removal, he would be reinstated. I would therefore advise you to endeavor upon a public trial for his removal.

Yours truly,

FRED T. MILES.

Mr. Vander Ven requested that the report be returned to the committee till the next meeting and that the committee meanwhile revise it and strike out the libelous matter. But Mr. Congleton objected to this and said the matter should be settled immediately. Mr. Vander Ven then tried to have a motion passed after striking out a certain libelous phrase but this motion received no support.

To get the matter finally settled Mr. Congleton improvised a resolution to the effect that in view of the fact that Mr. Wilkes had given the opinion he did, which said that any opinion the council might take had no legal effect, it be resolved that the proposed trial be dispensed with but that the council should still hold that Mr. Van Duren had laid himself open to censure in the transaction. When the roll was called on this resolution the vote stood five to five, which tie the mayor broke by voting "yes" on the resolution.

MAYOR PRESENTS SIZZLING MESSAGE

Mayor Bosch last night presented to the common council a message on the question of the city going into the business of making sewer connections that was sizzling warm and that reopened that whole question. The council, by a unanimous vote, moved to receive the message and to refer it to the ordinance committee with a view of having that committee take up the recommendations and make them the basis for an ordinance that will in substance carry out the recommendations of the mayor.

The message reads as follows:

OFFICIAL

Holland, Mich., Sept. 2, 1914

To the Honorable the Common Council of the City of Holland,

Gentlemen:

During my absence from the

City, on Friday, August 21, your

committee on Ways and Means pre-

sented a report relative to the plumbing and sewer connection situation in the City of Holland, which report had been referred to a special committee, which was the Ways and Means Committee, and to which committee, I, as Mayor was added, by resolution of the Council. At the meeting on the preceding Wednesday night no meeting of the committee had been held, and on the following morning I left the city on business, and it seems that on Friday night the committee was ready to report and did report, and by their report and the action of the Council taken thereon, undid all of the good work that had been previously done in this matter. I do not wish to criticize the action of the Council or the Committee, but it certainly seems to me to be an unfair to me, as the chief executive of the city, to make such a report during my absence, and report as a committee when I was never asked to attend a meeting of the committee of which you had made me a member, and on a question which I had personally called to your attention, and for which asked your consideration.

I am given to understand that the reason for your action was that it would be illegal for the city to go into the plumbing business. This same thing might also be said of certain other of our municipal activities, if taken in a broad sense. I am well aware that attorneys generally agree upon this as a general proposition, but that was never my intention. If you will consult my message on this matter, and I am also sure that it was not your intention. No one ever intended that the city of Holland should go into the general plumbing business, and you will notice by reading my former message that this question was deliberately avoided, because I had been advised that we could not go into the general plumbing business. My intention, and I believe, also yours, was that the city should only go into the business as far as would become necessary to carry into effect the proper orders of the Council for the abatement of nuisances, and for necessary sewer connections, where such were deemed necessary for the public health and safety, and I say to you in all fairness that there is no legal objection to that, and I am almost sure that no reputable attorney will say that the city has not such right under its charter.

My position in this matter is plainly this, that there are many places in the city of Holland that should have connections with the sanitary sewer system, and where privies and cess pools are maintained that should be abated, and that at once, as necessary for the public health, and that such cannot be done under the present system of having the work done by plumbers and paid for in a short time. If this work is to be done at all, it will have to be done under the present system of having the work done by plumbers and paid for in a short time. If this work is to be done at all, it will have to be under the order and direction of the City, and if so done, it should be done at cost, or nearly so, and the expense distributed over a considerable time by special assessment. Unless this method is followed these dangerous places will continue, and it would be absolutely unfair for the Council to force connection to our laboring classes, unless some means are devised for their assistance, and if these places continue, sooner or later the city may be thrown into some epidemic of some disease that could have been prevented, and we will have ourselves to blame for the condition. You know the conditions in some of the well populated portions of the city as well as I do, and I say to you that it is a shameful neglect of duty to permit such conditions to continue, when it is within your power to remedy the evil, and then you sit by and block progressive legislation in such matters.

I think the City of Holland was the first municipality in the State to go into this matter seriously, and in a business like manner, and already the City of Grand Rapids has taken up the idea, and proposes to raise by bond \$100,000.00 for the very purpose that I have been proposing to you, namely, compulsory sewer connections, and the giving of time for the payment of the cost and expense thereof. Many cities have realized the necessity for a movement of this kind, but have held back, and I am deeply disappointed that the City of Holland, after once having taken a forward stand should settle back, and then later on become a follower instead of a leader, in a matter that we know to be right, just and expedient. Holland can afford to be in the forefront of every progressive movement. It was so, in the nine hour day proposition, since Grand Rapids and other Michigan cities have followed our lead, and so in this matter we were in the lead, and should not now side step and let others go by on the highway of progress.

I have been asked out of what fund I proposed to carry out this plan. While I had intended leaving this to the proper Council Committee where such questions belong, I say that the General Sewer Fund is well able to take care of this matter for the present. There is a balance in this fund of over \$2000.00, as I am informed by the City Clerk, and the 1914 tax roll has not yet been credited to this fund. The annual appropriation will be made in the month of March, and the Committee can then take care of the matter in some definite form, if deemed advisable.

The city of Holland has gone into many lines of municipal endeavor, and always in the face of opposition. This was true of the first water sys-

tem, the light system, it was true when Mr. De Young first proposed to lay our own water mains and sewers, and the same cry of illegality was raised at that time that is now being raised, but means were always found that would be within the law, and we have gone ahead successfully, and to the benefit of the general public, in getting better work, and at a greatly reduced cost. The same hue and cry was raised when we first proposed to do our own paving, but the very fact that only this year you have voted for a continuance of this work on North River Avenue, shows that you are satisfied that this is the only proper method to pursue. We have heard the cry raised against the city doing the necessary work and furnishing the appliances for plumbing, as may be ordered by the Council, but I say to you that I am absolutely convinced that we have the right to do this work, and that we owe it to the people of the city of Holland to prepare to do it, and then do it in accordance with the Charter, reasonably and legally.

I regret the necessity of going into this matter in this much detail but feel that I owe it to myself, to you, and to the People of the City of Holland, to clearly state my position, and then leave it to you and to them whether my position is right or wrong. I am deeply concerned in this matter, and were it not that I have become so deeply interested, and on account of my study of the problem become so thoroughly convinced that I am right, I would hesitate to again bring this matter to your attention. If a majority of the Council still feels that they are right and that I am in the wrong in this matter, I know of but one way to settle this matter, and that is by recourse to a vote of the people, and I say to you now, fairly, without any intention to influence your vote or action, but merely to be fair, that if the Council, by its action still disagree with me, then I shall feel compelled to ask the people to take the matter up by the initiative, and a vote upon the question by the electors. I am positive from the expression I have heard on every side that the people are with this proposition, because it is right, and because it means money to them, and I have no fear of the result.

Gentlemen of the Council, I sincerely trust that you will take this matter to heart, as I have done, look at it from the angles that I have tried to show you, be fair to the people whom you seek to force to make sewer connections, to better health conditions in the City of Holland, and then set this matter on a firm footing, so that we can go ahead in the line of municipal progress, and benefit our citizens physically and financially. With charity towards all, with malice towards none, I sincerely ask your earnest consideration and support of this measure.

Respectfully yours,

NICODEMUS BOSCH,

Mayor.

Ald. King immediately moved that the message be received and the recommendations carried out, which motion Drinkwater supported.

Ald. Congleton thereupon stated the case of the committee of Ways and Means which last week recommended that the matter be dropped. I am as strongly in favor of making sewer connections as the mayor," he said. "The Ways and Means committee in their action of last week did not mean any discourtesy to the mayor. They merely acted on the advice of a number of attorneys. The committee saw it as being meant to have the city go into the general plumbing business. The attorneys, including the city attorney, gave us the opinion that the proposal would be illegal. I fully agree we should press the making of sewer connections and I am willing that the city should help it along if in the legal power of the city to do so."

Ald. Prins explained that he had understood that the city was going into the general plumbing business. That he said he had found was illegal, and since delay was harming the plumbers he had voted to drop the whole matter. Ald. King said that he was not satisfied with half way measures, that what he wanted was that the city should go into the plumbing business. But this proposition received no support and when the vote was taken to refer the message of the mayor to the ordinance committee with a view of basing on it an ordinance every alderman voted for it.

AUTOMOBILES ON THE SIDE WALKS

Alderman King last night introduced an ordinance that had for its purpose the keeping of automobiles and motorcycles off the sidewalks. This ordinance was introduced as a result of autos and motorcycles driving on the walks in the second ward.

Ald. Harrington objected, stating that the street was being paved in that ward and that it was necessary for autos to drive on walks occasionally to get by.

He did not object to the ordinance as a general proposition but he objected to its passing now and thus interfering with traffic. He asked that it be referred to the ordinance committee for consideration. Ald. King objected on the score that it was a life and death matter, as he put it. He said in the meanwhile children in the second ward might be run over and then the council would be to blame. The city engineer said that he while working there had seen only two autos ride on the walk, and that they had done so only for a few

feet, merely to pass around a wagon.

The substitute motion that the matter be referred to the ordinance committee was finally passed. That committee will take up the ordinance and report at a future meeting. The ordinance reads as follows:

ORDINANCE No.

An Ordinance to amend section 3, of an ordinance entitled "An Ordinance to regulate the use of carts, drays, hackney coaches, omnibuses, automobiles, and every description of carriages and vehicles and the riding and driving of horses, and other animals, and the use thereof on any of the streets, alleys, and public places in the City of Holland and to repeal all ordinances inconsistent therewith."

THE CITY OF HOLLAND ORDAINS

Section 1. That section 3, of an ordinance entitled "An ordinance to regulate the use of carts, drays, hackney coaches, omnibuses, automobiles, and every description of carriages and vehicles and the riding and driving of horses, and other animals, and the use thereof on any of the streets, alleys, and public places of the City of Holland, and to repeal all ordinances inconsistent therewith, be and the same is hereby amended to read as follows:

Section 2. No person shall halt any horse or other animal, or any vehicle, on any crosswalk, or on any sidewalk, nor shall any person drive or lead any horse or other animal, or drive or place any vehicle on any sidewalk in the city, except in passing to or from any lot.

Section 3. This ordinance shall take effect twenty days after its passage.

COUNCIL NOTES

Ald. Drinkwater made a motion that the aldermen cut out the fireworks in the council. He said it was fireworks that the people came to the meetings to hear and not regular business. Mayor Bosch replied that the public was welcome no matter what the motive was that they came to the meetings for.

The Board of Police and Fire Commissioners gave to the council the reports of Fire Chief Blom on chimney inspection and the report of the chief of police on the inspection of weights and measures.

The city engineer reported the following tests for gas during the past two weeks: Number of tests made, 36; highest, 679; lowest 565 average, 603.1; 13 out of 36 below 600.

A sewer was petitioned for on Eighteenth street from Van Raalte to Maple. It was referred to the committee on streets and crosswalks with power to act.

On petition of the Brownell Engine Company the council was requested to lay a lateral sewer on West Fourth street to connect with the Central Avenue sewer. This was referred to the committee on streets and crosswalks with power to act.

The sidewalk committee was given a petition for a sidewalk on both sides of Nineteenth street from Central to River.

Chairman Prins of the Committee on Poor reported that \$103 had been spent for temporary aid during the past two weeks.

The committee on public lighting asked for a great many lights throughout the city. The petition was granted.

LAKETOWN

H. Knoll is improving his farm by putting new shingles on his barn. The aeroplane at Jensen Park was seen by many people who did not have time to go to the park. They all wondered if the aviators were spies from Germany or France. We shall hope not.

Miss Sena Meppink spent Sunday with her parents.

John Knoll is making a round through Gibson with his thresh machine. All report he makes a good job of it this summer.

Miss Maria Doger started her term of High school in high spirits last Tuesday.

Mr. and Mrs. John Lambers and daughter are spending a few days at Grand Lodge visiting Mrs. Lambers sister.

Miss Lammie Lemmen is working out again.

Mother of Eighteen Children

"I am the mother of eighteen children and have the praise of doing more work than any young woman in my town," writes Mrs. C. J. Martin, Boone, Mill, Va. "I suffered for five years with stomach trouble and could not eat as much as a biscuit without suffering. I have taken three bottles of Chamberlain's Tablets and am now a well woman and weigh 168 pounds. I can eat anything I want to, and as much as I want and feel better than I have at any time in ten years. I refer to any one in Boone Mill or vicinity and they will vouch for what I say." Chamberlain's Tablets are for sale by all dealers.—Adv.

Dizzy? Bilious? Constipated?

Dr. King's New Life Pills will cure you, cause a healthy flow of bile and rid your stomach and bowels of waste and fermenting body poisons. They are a Tonic to your stomach and Liver and tone the general system. First dose will cure you of that depressed, dizzy, bilious and constipated condition. 25c all Druggists, Walsh Drug Co., Geo. L. Lage and H. R. Doesburg.—Advertisement.

Dr. Bell's Antiseptic Salve

Good for all Skin Diseases.

Personal Items

Hazel Briggs of Holland returned home Monday from Monterey.—Allegan News.

W. P. Scott of Portsmouth, Ohio, is visiting with Mr. and Mrs. John Karreman.

Mrs. William Halley left today for a few week's visit with relatives in Chicago.

Mrs. Daniel Wise and children Ruby Irene and Roy, left Tuesday for Seattle, Washington.

Mr. and Mrs. James Westrate and children passed the week in Holland.—Allegan Gazette.

Rev. and Mrs. J. Kruiderier, of Holland, are visiting at the home of Mr. and Mrs. Arthur Van Woerkom.—Grand Haven Tribune.

Mrs. William Muys of Roseland, Ill., is visiting at the home of Mr. and Mrs. Anthony Rosbach.

Milo De Vries was in Grand Rapids Monday on business.

Dr. and Mrs. Southerland and son Otis and Miss Rule of Owosso motor ed from that city to Jenison Park where they are spending a few days with Dr. and Mrs. W. Preston Scott.

Miss Grace Meyer of Kalamazoo is spending a few days with relatives in the city.

W. H. Hardie has returned from the National Jewelers' convention held for one week in Chicago in Hotel Sherman.

The Rev. and Mrs. Henry Bruins of Milwaukee are visiting for a few days at the home of Mr. and Mrs. G. T. Huizenga.

Dr. David Mills has returned from his vacation trip to Ann Arbor. Mrs. Mills will remain in Ann Arbor another week.

A number of the members of the A. C. Van Raalte, G. A. R. Post left Monday for Detroit where they are attending the great encampment.

Mr. Othmar Hyland Schmidt who has been visiting at the home of Mr. and Mrs. J. Karreman, has returned to his home in Grand Rapids.

Mr. and Mrs. A. G. Baumgartel and son Russel of Grand Rapids are spending a week with relatives in Holland.

Mrs. J. D. Kanters and son Lloyd left for Port Colborne, Ont., and Buffalo, N. Y., to visit relatives and friends.

Philip Reimold, who has been visiting his grand parents, Mr. and Mrs. B. Van Raalte Sr., for the past few weeks returned to his home in Chicago Saturday night.

Mrs. R. G. Stafford and daughter Marie of Chicago arrived at Jenison Park Sunday night to spend a few weeks with Dr. and Mrs. W. P. Scott at their cottage.

IN SOCIETY

Master Warren Fisher entertained a number of his friends Thursday at the summer home of his aunt, Miss Emily R. Fisher at the Kirchelm. The afternoon was passed playing games. Elaborate refreshments were served. This was in the nature of a farewell party as Warren will return to his home in Chicago next week.

Fourteen little children gathered at the home of Dorothy Hofstein for a lawn party last Friday. The rooms were decorated with American flags and Japanese lanterns. Lunch was served on the lawn.

At the home of her mother, Mrs. J. Van Dis, 126 East 14th St., Mrs. Dan Inderbitzin, entertained the following: Mesdames S. Kurz, G. Sulkers, G. Vander Hill, A. Nauta, H. De Maat, D. O'Connor, H. Zuverink, J. Nykerk; the Misses Nellie Vander Hill, Mable and Griselda Nykerk, Marion and Cornelia Kurz. Refreshments were served.

Crescent Hive L. O. T. M. elected the following officers Tuesday at the annual business meeting: L. C. Minnie Sargeant; Lieutenant C. Lucy Wise; P. C., Eda Bedell; R. K., Emma Bender; F. K., Belle Wilson; Chaplain, Dora Hardy; S., Ada Churchhill; M. of A., Mary Pond; Sentinel, Alice Smith; P., Irene Close.

A company of eighteen friends surprised John De Neff at his home, 205 West 14th street in honor of his 15th birthday anniversary. The evening was pleasantly spent with music and games, prizes being awarded to John De Neff and Harvey De Weerd. Ice cream and cake were served.

Dependency

Is often caused by indigestion and constipation, and quickly disappears when Chamberlain's Tablets are taken. For sale by all dealers.—Adv.

The WEEK'S DOINGS

Born to Mr. and Mrs. Peter Derks—a girl.

Born to Mr. and Mrs. George Deur Thursday—an 8 pound boy.

Benjamin F. Harris was elected local secretary of the Socialist party at its last meeting. He succeeds E. T. Van Dyke, who has resigned.

The paving of North River street is well under way. While it will be many weeks before it is completed, it is already being used for light traffic to a great extent.

School opened Tuesday, Sept. 8, at Saugatuck, with Prof. W. H. Smith as superintendent. Mr. Smith is a graduate from Ann Arbor and was for six years principal of the high school at Pontiac.

The state convention of the Socialist party of Michigan will be held in Lansing on September 28. Holland is entitled to one delegate. He will be chosen in the near future.

The Rev. J. W. Esveld, pastor of the M. E. church, will remain in Holland for another year at least. At the fourth quarterly conference he was re-appointed for another year by a unanimous vote.

Those who have not yet received a Holland fair premium book can secure copies at the secretary's office at the James A. Brouwer furniture store or from Ben Brower at the First State Bank.

Motorcop Bontekoe has established a record in running down automobile speeders. Since he was put on the job six weeks ago 25 speeders have been halled into court.

Ernest C. Brooks, a former Hope College graduate and a former member of the Chicago Tract society, has accepted a position as secretary of the Chicago Tract society which has for its object the distribution of Bibles and religious tracts among foreigners in Chicago.

The companion case of Lulofs vs. the same company will not be tried, pending the Supreme Court's decision in the Newell case, because the facts and law involved in both cases are the same, and the final disposition of one case will settle both.

Bernie, the infant son of Mr. and Mrs. William Top, corner of 13th street and Fairbanks avenue, died Saturday morning. The funeral was held Monday at two o'clock from the home, the Rev. E. J. Tuuk, officiated.

Edw. Rich was arraigned before Justice Robinson Monday afternoon on the charge of assault and battery on the son of Gerrit Van Haften. Mr. Rich pleaded not guilty and his trial was set for two weeks from last Monday.

Mrs. Eleanor Rowelt, the mother of Mrs. Wm. Wentworth, formerly of this city, died at the home of her son in Sanborn, Neb., Aug. 24. The remains were brought to Carlinville, Illinois, and laid beside her husband General Richard Rowelt.

Mr. and Mrs. J. Y. Huizenga and family have returned to their home after spending a few days with Mr. and Mrs. Peter Tymen and Mr. and Mrs. James Haan, in Muskegon. They made the trip to and from Holland to Muskegon in their automobile.

The Rev. M. E. Broekstra, pastor of the 4th Reformed church is booked for an address at the fifth annual mission feast of the Reformed churches to be held in Chicago next week. Other speakers include the Rev. John Lamar, the Rev. L. Dykstra and the Rev. J. F. Heemstra all former Grand Rapids clergymen.

The annual Sunday school picnic of the Ninth Street Christian Reformed church was held at Tennessee Beach Thursday and about 400 people were present. Twelve hayracks and several automobiles conveyed the picnicers to the grounds.

Mr. Henry Kraker, the plumber, suffered a serious accident, when a large amount of heavy sheet iron fell on him. He was knocked to the ground and was rendered unconscious by the shock. He received many bruises. He has recovered sufficiently to attend to business again.

The present European war has greatly interfered with the plans of Hessel E. Yntema, the Hope college graduate who was awarded the Rhodes scholarship for Michigan at Ann Arbor last December. Mr. Yntema had planned to sail from New York city, Sept. 10 and spend a month in London before the opening of Oxford university but the uncertainty and dangers connected with the trip have caused him to delay his departure for at least three weeks.

Hotel Ottawa Beach closed its doors for the season Thursday and the other hostilities will soon follow suit. Waukazoo Inn at Waukazoo will likely keep open until Labor day. There are still about 75 guests at the Inn.

Dr. Albert A. Pfanstlehl, a Hope College graduate and a former Holland citizen, is temporarily filling the pulpit in the English Reformed church at Amsterdam, Netherlands, during the absence of the regular pastor who has enlisted in the European war.

The Rev. Seth Vanderwerf of this city, secretary of the board of domestic missions of the Reformed church has been forced to curtail his European trip owing to the war and he is now on his way home. Mr. Vander Wert left Holland in June and had planned to return in October.

The case of Sarah Newell, as administratrix of the estate of Davie Newell, deceased, against the Detroit Grand Haven and Milwaukee Railway Co., in which Judge Cross directed a verdict of no cause for action in Circuit Court tomorrow afternoon will be appealed by the plaintiff's attorney, Louis H. Osterhaus to the Supreme court.

Lambert Eidson, formerly of the Hope College faculty, received a telegram from Mrs. Eidson from Halstead, Kas., announcing that her father, Chas. H. Yeomans of Halstead, had died. Mr. Eidson immediately left for Kansas. Death came to Mr. Yeomans as a result of a recent serious operation. The Eidsons expect to be back in Holland in a week or two.

Dr. Holt of Grace church has interested himself in the Boy Scout work here. He has been appointed scout master of troop five. He has been interested in this line of work for a long time and has had much experience. Another Holland minister who has interested himself in the work is the Rev. J. W. Esveld of the M. E. church. He has expressed a desire to take part in the work and a troop will probably be assigned to him.

The Holland Park Board at their meeting Monday afternoon decided to offer a liberal reward for information leading to the arrest and conviction of the parties who have been destroying property in the parks. Some two weeks ago Sunday the pump in Prospect park was put out of commission by some one. The board is determined to put a stop to depredations of this kind and they will make every possible effort to apprehend the guilty persons.

One of the most beautiful tributes ever paid to the teacher of the local public schools was that which the local W. C. T. U. paid to them Tuesday morning when the teachers began the year's work. On the desk of every one of the teachers the local Union had placed a beautiful bouquet of flowers. It was an eloquent and a beautiful way of expressing a hearty welcome to the persons who are to have the children of this city in charge during the large part of the time the coming ten months. It was the local Union's way of saying how important they consider the work of the teacher in the final regeneration of society for which this order is always working.

The first entries for the Holland fair were made Friday in the office of Secretary of the fair E. P. Stephan in the furniture store of James A. Brouwer. All entries this year are to be made at that place. Quite a large number of entries came by mail yesterday and from now on until the fair opens hundreds of them are expected to come daily. There are some who expect to make as many as a hundred entries, and the total list this year will be larger than it has ever been. Secretary Stephan requests that those who expect to exhibit come early with their entries so that the office will not be swamped during the last few days.

The Quarterly Teachers' meeting of the Sunday school teachers of the Third Reformed church was held at the home of Mr. and Mrs. R. B. Champlon Friday night. Prof. W. Wichers gave a very excellent report of the 14th International Sunday School convention. He gave a general view of the convention; he told of new light that the convention had thrown on old topics, as for instance on temperance and missions, on work with the adolescent and adult. In the second part of his report Mr. Wichers discussed the topics there were of peculiar interest to the local Sunday school. A ladies double quartet furnished music. Discussions followed the report of Mr. Wichers. These discussions were conducted by W. Vander Ven, H. Geerlings, H. G. Pelgrim and Miss Poelaker. H. A. Nabershuis, superintendent of the 1st Reformed church Sunday school made some remarks at the close of the program.

LAKEWOOD FARM MEN TO HELP MAKE FAIR EDUCATIONAL

They Will Try to Answer The Questions of Those Who Attend The Fair

To make the Holland fair this year an institution that will be of real educational value to the people of Ottawa and Allegan counties—that is the aim of the fair directors, and this is heartily endorsed by George F. Getz through whom this aim can be made of great value. At the Getz building there will be at least three experts in their own particular lines who will do all they can to instruct the people interested in their respective lines of endeavor.

John W. Clark will have charge of the floral display at the Getz exhibit. Mr. Clark is permanently employed on the Lakewood farm. He had many years of experience in that line of work in England. He used to have charge there of the famous Windsor Castle Garden, also of the Lord Rothschild gardens. He is well known as one of the most accomplished gardeners in this country. He is an authority in his line. He has a genius for effective flower display, and this year he will be able to do much more than last year because of the fact that an addition of 28x50 will be added to the Getz building, which will be used for flower display alone. This will be built on the east side and will have an inside entrance. There will be a big window along the full length of the building. The foundations for this addition have already been laid.

Mr. Clark will be ready at all times to answer questions in regard to the raising of flowers. In fact he will court questions from those who go to the fair.

The same thing will be true of the man in charge of the fruit display. He is Gerrit Beelan, native born here, who has worked himself up and who is in charge of the fruit of the Getz farm. He has become an authority on fruit and he will be glad at all times to answer any questions in his line that are put to him.

M. H. Caesar will have charge of the Getz poultry display and he also will gladly answer the questions of those interested in that line. He has had charge of the biggest poultry farm in Illinois and Wisconsin and is a man of much experience. He now has charge of the poultry on the Lakewood Farm, which by the way is one of the largest in the state. There are often as many as 10,000 pigeons and 10,000 fowls in stock at the same time. The present Getz building will be used mostly for the poultry and animals.

But the point to be remembered is that all these experts are easy of approach and they will be glad to answer questions at all times whether the questions are asked by a man in a white collar or by a man in blue jeans.

AT THE KNICKERBOCKER

Mr. Charles Husted, the popular young character actor and director who opens the Knickerbocker theater with a matinee on Labor day with his company of players, has been associated with some of the leading stock companies and traveling organizations of this country. Mr. Husted has played in the support of Cathrine Countess, Norman Hackett, Vaughn Glaser, Mary Servoss and others.

He began his career as a lyceum entertainer and at the age of 16 was recognized as being the youngest single entertainer on the American platform. He enjoyed great success in this work and spoke at the same meeting addressed by governors of many states, men high in governmental affairs, art and literature. Among his early associates were W. H. Leavitt, the artist, Richard P. Hobson, Gov. Richard Yates, Dr. Hal Wyman and other men of note on the lecture platform.

Mr. Husted began his career on the stage about eight years ago. Since his debut he has played nearly 200 different roles of a great variety always succeeding in gaining the coveted criticisms which laud the actor's work.

He is one of the younger directors belonging to that school where realism in the production, close attention to detail and mastery of technique are absolute essentials.

Mr. Husted comes from a distinguished family of public men. The paternal family begins with John Hus, the great Bohemian reformer. A number of his relatives were noted on the field of battle, one James Husted distinguishing himself on the field at Waterloo under Wellington. His grandfather was a noted labor leader in London. His father, Rev.

A Satisfied Customer

Is Our Aim



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HARRY PADNOS STORE
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Knickerbocker Theatre

Grand Re-Opening, Monday, September 7

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THE HUSTED PLAYERS

Two New Plays each Week,
Changing Mondays and Thursdays.

Motion Pictures between the Acts.

1st half of opening week.

"THE QUARREL"

a farce comedy in 3 acts.

Regular Matinees Wednesday and Saturday. All Seats 10c
Evening Prices, 10-20-30c

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110-118 Pearl Street Grand Rapids, Mich.

J. T. Husted of Grand Rapids, Mich.

is one of the oldest ministers in actual service and is the Dean of Congregational churches in that state. The maternal family is connected with the aristocracy of Europe. His mother is a first cousin of the late Baron Springer of Sweden. His family is related to the ruling house of England and Holland. Mr. Husted's grandmother was an aunt of Samuel L. Clements, (Mark Twain.).

The entertainment that will be held as a benefit for Motorman Shaw will be given on Friday evening, September 11. It will be given in the Apollo theater, Manager Newman and the Modern Woodmen and Royal Neighbors having donated the playhouse for that purpose. Because of this fact there will not be a cent of expense and every penny taken in for admission will be available for Mr. Shaw.

John Van Vyven, who is in charge of the entertainment has been working on it for some time and he has his company in almost perfect shape now. The program is complete and between now and Sept. 11 it will be worked up so that the entertainment will be complete in every way. The

ticket sellers have been busy for some time and they have been selling the tickets for prices ranging from 25 cents to \$5. In the afternoon of Sept. 11 the usual motion picture matinee will be given, but at night Mr. Newman will give his house to the Shaw benefit.

Caught a Bad Cold

"Last winter my son caught a very bad cold and the way he coughed was something dreadful," writes Mrs. Sarah E. Duncan, of Tipton, Iowa. "We thought sure he was going into consumption. We bought just one bottle of Chamberlain's Cough Remedy and that one bottle stopped his cough and cured his cold completely." For sale by all dealers.—Adv.

Diarrhoe Quickly Cured

"I was taken with diarrhoea and Mr. Yorks, the merchant here, persuaded me to try a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy. After taking one dose of it I was cured. It also cured others that I gave it to," writes M. E. Gebhart, Oriole, Pa. That is not at all unusual. An ordinary attack of diarrhoea can almost invariably be cured by one or two doses of this remedy. For sale by all dealers.—Advertisement.

WHAT YOU SAW IN THIS PAPER
THIRTY FIVE YEARS AGO

Our popular mail messenger, Mr. C. Vinke was presented this week with a bouncing daughter who tips the beam at seven pounds.

We are sorry to hear several complaints about fruit being stolen out of gardens—ripe and unripe. Now this is demoralizing to gardeners and fruit growers, and should be stopped at once by the severest punishment that the law prescribes.

THIRTY YEARS AGO

The Washington Capital prints the following good story:—A certain member of the Cabinet has a boy whose saying and doing would make as interesting a book as "Helen's Babies," or Aldrick's "Story of a Bad Boy." He isn't a bad boy, however, but is uncommonly bright; too bright for comfort, often, and he keeps his parents in a constant state of apprehension lest his precociousness may involve them in hot water. His father had been very much annoyed to numbers of office seekers who called at his house, and made it a rule and refused to see them there on official business.

Everyone was told he must call at the department during office hours. The youngster observed his father's annoyance, and heard his admonitions to some of the callers whereupon a brilliant idea struck him, which he proceeded to carry into effect, and the next evening when he returned he found a large piece of cardboard tied to the front gate, upon which was inscribed in childish penmanship "Notis—All who want offices don't come here. Go to the Hon— at the Department." The father examined the placard in close study for a few moments, and could not help blessing the boy; but he took out his pocket knife and cut the cord, and tucked the placard under his coat carried it into the house as a precious memento.

Last Monday the steamer Macatawa met with an accident that prevented her from running until yesterday morning. In going to the Park on one of the morning trips, and when near Mr. Scott's landing the "wrist pin" of the piston broke and the head of the cylinder was knocked out. The disabled steamer was towed back to the landing place in this city and the work of repairing the damage was at once commenced. The tug City of Holland ran on the route and conveyed the passengers to and from "on time."

TWENTY FIVE YEARS AGO

Born:—To Mr. and Mrs. D. B. K. Van Ralte last Thursday, Aug 29 a baby boy.

A few days ago a very happy surprise was prepared for Miss Rea Boone. In consideration of her faithful and efficient services rendered Hope Church as organist, a number of the congregation presented her with some valuable presents, among which were a handsome dressing and manucure case, and a complete set of Dicken's work.

Macatawa Park has been very lonely this week, owing to the fact that "Hank" Scott and "Dan" Riely both went to Milwaukee on the Bradshaw excursion. The guests were all torn up by their absence, and the whole population was on the dock to welcome them on their return. Many of the "older" ladies being so happy that they shook hands with them two or three times.

TWENTY YEARS AGO

Jas. L. Fairbanks, of the 13th Mich. Infy; has his pension increased to \$8.00 per month. Theodoros Botzen of Fillmore received \$72 per month, for total blindness. Sarah M., widow of Francis W. Briggs of Robinson has been allowed \$8 per month.

FIFTEEN YEARS AGO

The 11 year old son of C. Steketee fell from an apple tree Saturday and broke his right arm.

Geert Volkert died Sunday, after a protracted illness at the age of 45 years.

Fannie, the 15 month old daughter of Mr. and Mrs. Wm Boyd, died last Saturday after a brief illness.

Richard Overweg and Miss Dena Den Decker were married Wednesday evening at the home of the bride on Seventeenth street, by Rev. Van Houte. Henry Beakford was best man and the bride was attended by Kate Baker.

The three year old son of Mr. and Mrs. Cornelius Brand, of East Fourteenth street, died Tuesday night.

After an illness of many months James Huntley, one of the leading citizens of Holland died last Tuesday morning, at his country home south of the city, death resulting from dropsy.

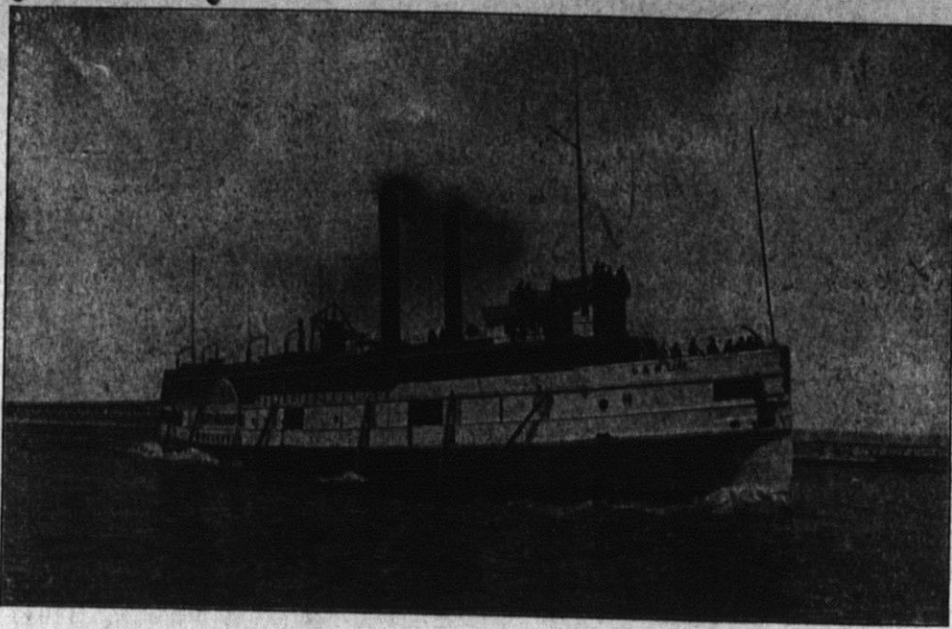
TEN YEARS AGO

Born:—To Mr. and Mrs. Chris Nibbelink, West Fifteenth street Tuesday a daughter. To Rev. and Mrs. F. M. Wiersma, Lucas, Mich., August 26—a son. To Prof. and Mrs. F. D. Haddock, Polo III, August 22—a son. To Mr. and Mrs. Dick Stegenga, 129 E Seventeenth street Wednesday—a son.

The Holland Sugar Co., is getting the factory in readiness for the fall campaign and a prosperous season is expected. Following are the men who will fill most responsible positions:—

Superintendent—W. Kremer, Chief engineer—H. Van Eyck, Assistant engineer—J. Van Eyck; Foreman—Charles Manning; Chief Chemist—Oto G. Kon; Assistant Chemists—C. W. Ladd, John H. Link, E. J. Pierson; Sugar Boilers—T. P. Price, Angus Mc Vicar.

Ed Van Landegand has gone to Pequaming upper peninsula, to take a position as principal in the public schools.



STEAMER CITY OF CHICAGO OF GRAHAM AND MORTON CO., CATCHES FIRE IN MID-LAKE

Women and Children First Said Captain Bjork

One of the greatest disasters in the history of the Graham and Morton company occurred Tuesday at five o'clock when the Steamer City of Chicago caught fire about 12 miles out of Chicago harbor. Not a single life was lost, although there were some three hundred passengers on board. As soon as the fire was discovered wireless calls were sent out for help, but the wireless failed to work and in the emergency Captain Oscar Bjork ordered the engines full speed ahead. Forty-five minutes after the order was given the vessel with its precious load of human life reached the government pier.

All thru the ordeal the officers and crew stuck to their posts, altho the stokers and enginemen were choking with the smoke and flames which were bursting from the upper works.

To avoid panic the passengers, nearly all of whom were asleep in their cabins, were not notified to come on deck until the pier was dimly visible through the morning mist.

"Women and children first," ordered Capt. Bjork, and the male passengers as well as the crew stood back. Most of them were thrown from their feet when the boat hit the pier. The plight of the ship had been seen from shore and seven tugs and two excursion steamers were on the scene almost as soon as the City of Chicago struck. The passengers descend to the piers which forms a long breakwater at the entrance to the harbor and were later brot into the city on the rescuing craft.

The flames were subdued after a three hour fight by the fire tugs, assisted by streams from the excursion boats. The stern settled a few feet owing to the water which had accumulated in her hold but the prow remained wedged to the pier.

The City of Chicago left Benton Harbor 85 miles from Chicago, very shortly after midnight. The fire started in an air shaft leading into the cook's gallery amidships.

The boat carried a full cargo of fruit in baskets and these baskets, made of flimsy wood fiber spread the flames rapidly.

Arthur H. Hedlund, the wireless operator was in his berth when the smell of smoke curling up from the hatches aroused him. He sprang to his instruments to sound the "S. O. S." but could not raise a spark. Arthur Hendrix, assistant engineer, was in charge of the engine room when the fire was discovered. He and the men under him, reinforced by W. M. Johnson, chief engineer, worked in smoke that almost choked them but none deserted. They were still on duty when Capt. Bjork ordered the engines stopped, the boat having wedged itself fast and the fires were drawn under the boiler to prevent an explosion.

The passengers lost most of their baggage but they were unanimous in

praising the self-control of officers and crew.

The first of the passengers to report ashore expressed the belief that some of the occupants of the berths had been drowned. One man, who was taken from the water said the passengers had not been awakened until a few minutes before the boat sank. He had been asleep in his berth, he said, and woke up only when the smoke became almost overpowering.

The City of Chicago belonged to the Graham and Morton Transportation company and had been in use since 1890 as an excursion boat. It left Benton Harbor late Monday bound for Chicago. The fire, which is believed to have started in the galley, was discovered when about three miles off the Illinois shore. Capt. Bjork directed that the ship be rushed for shore and finally it was driven full force into the government pier.

The boat struck the pier so hard that much of the structure was torn down and the plaster was knocked from a dwelling on the pier.

The passengers, all of whom had been ordered aft by Capt. Bjork, were tossed about, many of them being thrown into the water.

When the fire was discovered distress signals were flashed to the lighthouse and lifesaving station at the mouth of the Chicago river and several fast tugs immediately put out to the rescue.

Capt. Chas. Carland of the lifesaving crew, took charge of the rescue work. He and Capt. Bjork said the passengers had acted with wonderful coolness.

Women and children were given the first opportunity to reach the pier. Stationed at the side of the boat, Capt. Bjork shouted not a man was to leave the boat until the women and children were safe.

Most of the passengers rushed to the upper decks when they learned of the fire and nearly all of them were clad only in their night garments when they left the boat. No efforts were made to save personal effects.

The fire was discovered by C. Peters of Berrien Springs, Mich., one of the passengers. He notified the captain and aided in rousing the sleeping passengers.

The City of Chicago was one of the oldest excursion boats in this port. She had plied since 1890 between Chicago and the various Michigan summer resorts. She was a side wheeler, 254 feet long with a gross tonnage of 1,439.

The steamer City of Grand Rapids and City of Benton Harbor of the Graham and Morton line rescued the passengers and members of the crew that had not been taken off the breakwaters by tugs and motorboats from the lifesaving station.

It was a 31 year old man that stood on the bridge of the steamer "City of Chicago" when, a roaring furnace below decks and flames rapidly attacking her upper works, the big lake liner Tuesday dashed at full speed against the government

pier at the Chicago harbor.

Oscar Bjork, captain of the Chicago is the hero of the latest marine accident. By calmness and courage, Captain Bjork prevented what might have been a fearful tragedy.

Bjork was a graduate of the boat ranks. He came up through the various grades that lead to the captain's bridge from the lowly position of bell boy. Last year he was a mate. This year he was elevated to a captaincy. Faithful service and close application to his duties won him recognition.

This was the tribute J. S. Morton head of the Graham and Morton Co. paid Captain Bjork yesterday.

"I am proud of him. He thought first of his passengers and exerted every effort to prevent the loss of a life. And I am proud of the crew that was under him."

Captain Bjork was born in Sweden, 31 years ago last October, he came to this country when a little over a year old with his parents who located in Benton Harbor, where the father, Charles Bjork, found employment at his profession of engraver, painter and paper hanger.

Oscar and his brother Richard, also of Benton Harbor, attended the City schools but Oscar quit school and followed his natural inclinations went on the water as a bell boy on the Graham and Morton line when less than 15 years of age.

From boyhood Captain Bjork loved the water. Descendent of a nation whose sailing lore fills every history of the world, young Bjork could not withstand the call of the ships.

From them on for 18 long years, up through the various minor positions aboard ship, the young man labored. First bell boy, watchman lookout, wheelsman, then ten years ago he was made second officer of the City of Chicago under Captain W. J. Russell.

Three years passed and the young man was again rewarded for faithful service being made first mate with Captain Russell still in command.

It was by accident that he so quickly stepped into the mastership of the ship, the youngest captain on the G. & M. line. Last spring when Capt. Russell fell a victim to a serious paralytic attack, the officials of the line choose the youthful mate as his successor.

The loss of the burning of the steamer, "City of Chicago" was estimated by J. S. Morton, president of the company, at \$200,000.

Mr. Morton said the boat was covered by insurance.

The steamer is a total loss. The flames fanned by the lake breeze, swept every portion of the big craft after the passengers had alighted on the piers. Chicago fire tugs fought the fire, but despite thousands of tons of water pour on the burning craft, the upper works were completely destroyed. She burned practically to the water's edge and then sank.

OTTAWA REPUBLICANS TO HOLD CONVENTIONS NEXT TUESDAY AT GRAND HAVEN

Jacob Glerum, chairman of the Ottawa county Republican Committee and John F. Van Anrooy, the secretary, sent out notices to the effect that the Republican county convention will be held in Grand Haven on September 8 at 2 o'clock in the afternoon. At that meeting 26 delegates will be chosen to attend the state convention which this year will be held at Kalamazoo in September 30. At the meeting next Tuesday the county committee will be chosen and other business transacted that may come up. The various townships and wards in Ottawa county are entitled to the following delegations:

Allendale, 7; Blendon, 8; Chester, 4; Crockery, 9; Georgetown, 10; Grand Haven township, 4; Holland township, 14; Jamestown, 10; Olive, 1st precinct, 7; Olive, 2nd precinct, 2; Polkton, 14; Robinson, 3; Spring Lake, 13; Tallmadge, 7; Wright, 6; Zeeland township, 11; Grand Haven City, 1st ward, 6; 2nd ward, 4; 3rd ward, 16; 4th ward, 8; Holland City, 1st ward 12; 2nd ward, 4; 3rd ward, 10; 4th ward, 10; 5th ward, 13; Zeeland City, 1st ward, 8; 2nd ward, 2.

FOUR SCOUTS ARE THE FIRST IN HOLLAND TO PASS RIGID EXAMINATIONS

Court of Honor Will Present the Badges to Them On Monday Night.

Four of Holland's Boy Scouts have achieved the distinction of having passed the second class examinations. They are the first of the local boys to attain this rank, and they, together with others have been working hard to attain it since last May. The four successful ones are Roelof Pieters, Victor Bullock, Clarence Zuidewind and Herbert Van Dueren. They are all members of Troop 3. Later on it is expected that perhaps a score of others will pass this examination, but these four have set the pace and have won the distinction first. On next Monday night the Court of Honor will award badges to the successful boys. They will now begin work for first class honors.

The work required for passing this second class examination is extremely difficult. There are nine requirements. The candidate for honors must have had one month of tenderfoot service. He must have succeeded in traveling one mile in exactly 12 minutes, no more and no less, using the scout's pace. By the means of this method the scout can always tell how far he has traveled in a given period of time. He must be able to build a fire suitable for camp use in the open with two matches, which is considered a rather difficult performance. He must be able to cook potatoes and meat without the use of any utensils and the food must be as acceptably cooked as at home. They must be able to follow a trail for one mile in twenty-five minutes and note all the signs of the trail. He must have at least a dollar bank deposit and must box the compass. He must know the proper use of knife and hatchet and must have attained proficiency in elementary first aid in bandaging.

Minutes Mean Dollars IN TREATING ANIMALS

Doubtless you know the danger of delayed treatment of colic and other diseases. You also realize that wrongly applied remedies are often worse than no treatment at all. In other words, not to diagnose a disease accurately may prove fatal. Every owner should be able to recognize an ailment and give correct treatment at the first symptoms. Prompt action is the great secret of treating horses.

Minutes mean dollars. Of course proper treatment is always necessary. That is just how Humphrey's 500 page Veterinary Manual will prove so valuable to you. It is by F. Humphrey, M.D., V.S., and teaches how to diagnose and give proper treatment.

This book will save you hundreds of dollars and costs you nothing. It will be sent absolutely free on request to any farmer in order to introduce Humphrey's Veterinary Remedies. Remember, it is absolutely free. You do not have to order any remedies to secure the book. Address, Humphrey's Homeopathic Medicine Company, 125 William Street, New York City. This is a splendid opportunity to obtain a veterinary treatise that you should have in your library. As a reference work you will find it invaluable. To have it in the time of need will be worth many dollars, whereas it will cost you but a post card by writing for it now.

CASTORIA For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of *Chas. H. Fletcher*



Order a Case of SILVER FOAM EXPORT

OR

Alt Nuernberger "Brau" (Dark)

The Ideal Hot Weather Drinks

Dave Blom
Holland Distributor
Citiz. Phone 1007

Freshly Tapped at the Leading Buffets

Grand Rapids
BREWING CO.
GRAND RAPIDS, MICH.

DR. BELL'S ANTI-PAIN.
For Internal and External Pains.

MISS MATILDA NOTIER BECOMES BRIDE OF JOHN VANDER HILL

Wednesday night at the home of the bride's parents, Mr. and Mrs. M. Notier, the marriage took place of Miss Matilda Notier and Mr. John Vander Hill. It was a simple wedding beautifully carried out in the presence of about one hundred guests. The house was decorated in green and white and with cut flowers. The couple marched to the bower, under which the ceremony was performed, while the wedding march was played by Harriet and Peter Notier.

The marriage ceremony was performed by the Rev. P. A. Hoekstra, the ring service being used. The bride was unattended. The bride wore a beautiful gown of white silk crepe de chine and she carried a shower bouquet of roses and swansonia.

After a wedding supper the bride and groom left for a short wedding trip. They will be at home to their friends after October 1st at 223 W. Twentieth street.

COMMON COUNCIL (Official)

Holland, Mich., Aug. 21, 1914. The Common Council met pursuant to adjournment and in the absence of the Mayor was called to order by President Pro tem Congleton.

Present: President Pro tem Congleton, Alds. Prins, Slagh, King, Drinkwater, Kammeraad, Vander Ven, Vander Hill, Steketee, and the Clerk.

The reading of minutes and regular order of business was suspended. The Clerk reported that pursuant to instructions from the Council he had given notice of the numbering and filing in his office of Special Assessment Rolls No. 1, for the Paving of North River Avenue and for the Grading of East 22nd Street, and of the time and place for reviewing said rolls, and that no objections to same had been filed in his office.

The Clerk also presented affidavits of publication of such notices as required by law.

On motion of Ald. Slagh, Resolved, that the foregoing special assessment rolls be and the same hereby are confirmed.

Said resolution prevailed, all voting aye.

The Committee on Ways and Means reported as follows:

Your committee on Ways and Means to whom was referred the communication of the Board of Public Works, relative to city plumbing work, and also the message of the Mayor relative to devising the plans for assessment and collection of the cost of plumbing done by the City, as contemplated by the message of the Mayor and the action heretofore taken by the Council, beg leave to report, that we have had the same under consideration, and would recommend that the communication of the Board of Public Works be received, and that the City do not go into the business of plumbing or sewer connections in any form.

In view of the above recommendation, if adopted by the Council, no action is necessary by your committee or the Council relative to the means of paying the cost and assessment thereof to the property owners.

Adopted, by yeas and nays as follows:

YEAS: Alds. Prins, Slagh, Kammeraad, Vander Ven, Steketee, Congleton, 6

NAYS: Alds. King, Drinkwater, Vander Hill, 3.

The Clerk reported having received an offer of 5 1/2 per cent and accrued interest for the East 9th Street and the Columbia Avenue and East 5th Street sewer bonds.

Accepted, all voting aye.

At this stage of the proceedings, Mr. Geo. Van Landegend was given permission to address the Common Council, and he thanked them in behalf of several of the local plumbers for the action taken on the plumbing question, and requested that a committee be appointed by the Council to inspect their books with a view of ascertaining the profits in the plumbing business, and to make a public statement of their findings.

On motion of Ald. Vander Ven, Resolved, that a committee of three be appointed to confer with the plumbers and go over their books.

The President Pro tem appointed as such committee, the Committee on Ways and Means.

Adjourned.

RICHARD OVERWEG, City Clerk.

Expires Sept. 19

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

In the matter of the estate of Andries Sjoerdsma, Deceased.

Notice is hereby given that four months from the 28th day of August, A. D. 1914, have been allowed for creditors to present their claims against said deceased to said court for examination and adjustment, and that all creditors of said deceased are required to present their claims to said court, at the probate office, in the City of Grand Haven, in said County, on or before the 28th day of December, A. D. 1914, and that said claims will be heard by said court on the 28th day of December, A. D. 1914, at ten o'clock in the forenoon. Dated August 28th A. D. 1914.

EDWARD P. KIRBY, Judge of Probate.

Expires Sept. 19

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

At a session of said Court, held at the Probate Office in the City of Grand Haven, in said County, on the 1st day of Sept., A. D. 1914.

Present: Hon. Edward P. Kirby Judge of Probate.

In the matter of the estate of Roy J., John M. and Fred W. Purchase, minors.

Elizabeth Hacklander having filed in said court her petition praying for license to sell the interest of said estate in certain real estate therein described,

It is Ordered, That the 29th day of Sept., A. D. 1914 at ten o'clock in the forenoon, at said probate office, be and is hereby appointed for hearing said petition, and that the next of kin of said minors, and all persons interested in said estate appear before said court, at said time and place, to show cause why a license to sell the interest of said estate in said real estate should not be granted;

It is further ordered, that public notice thereof be given by publication of a copy of this order, for three successive weeks previous to said day of hearing, in the Holland City News, a newspaper printed and circulated in said County.

EDWARD P. KIRBY, Judge of Probate.

(A true copy.) Judge of Probate.

Orrie Sluiter, Register of Probate.

Expires Sept. 19

STATE OF MICHIGAN—THE Probate Court for the County of Ottawa.

In the matter of the estate of John S. Metcalf, Deceased.

Notice is hereby given that four months from the 27th day of August, A. D. 1914 have been allowed for creditors to present their claims against said deceased to said court for examination and adjustment, and that all creditors of said deceased are required to present their claims to said court, at the Probate Office in the City of Grand Haven, in said County, on or before the 27th day of December, A. D. 1914, and that said claims will be heard by said court on the 28th day of December, A. D. 1914, at ten o'clock in the forenoon. Dated August 27th, A. D. 1914.

EDWARD P. KIRBY, Judge of Probate.

Expires Sept. 19

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

At a session of said Court, held at the Probate Office in the City of Grand Haven in said County, on the 28th day of August A. D. 1914

Present: Hon. Edward P. Kirby, Judge of Probate.

In the matter of the estate of Johannes B. Van Oort, deceased.

William O. Van Eyck having filed in said court his petition, praying for license to sell the interest of said estate in certain real estate therein described,

It is Ordered, That the 29th day of Sept., A. D. 1914, at ten o'clock in the forenoon, at said probate office, be and is hereby appointed for hearing said petition, and that all persons interested in said estate appear before said court, at said time and place, to show cause why a license to sell the interest of said estate in said real estate should not be granted.

It is further ordered, That public notice thereof be given by publication of a copy of this order, for three successive weeks previous to said day of hearing, in the Holland City News a newspaper printed and circulated in said County.

EDWARD P. KIRBY, Judge of Probate.

A true copy. Judge of Probate.

ORRIE SLUITER, Register of Probate.

Expires Sept. 19

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

At a session of said Court, held at the Probate Office in the City of Grand Haven in said County, on the 28th day of August A. D. 1914.

Present, Hon. Edward P. Kirby, Judge of Probate.

In the matter of the estate of Frank Kraai, deceased.

Jacob Kraai having filed in said court his final administration account, and his petition praying for the allowance thereof and for the assignment and distribution of the residue of said estate.

It is Ordered, That the 29th day of Sept., A. D. 1914 at ten o'clock in the forenoon, at said probate office, be and is hereby appointed for examining and allowing said account and hearing said petition;

It is further ordered, that public notice thereof be given by publication of a copy of this order, for three successive weeks previous to said day of hearing, in the Holland City News, a newspaper printed and circulated in said County.

EDWARD P. KIRBY, Judge of Probate.

A true copy. Judge of Probate.

ORRIE SLUITER, Register of Probate.

Expires Sept. 5

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

In the matter of the estate of Hendrik Grevenoged, Deceased.

Notice is hereby given that four months from the 18th day of August, A. D. 1914, have been allowed for creditors to present their claims against said deceased to said court for examination and adjustment, and that all creditors of said deceased are required to present their claims to said court, at the probate office, in the City of Grand Haven, in said County, on or before the 18th day of December, A. D. 1914, and that said claims will be heard by said court on the 18th day of December, A. D. 1914, at ten o'clock in the forenoon. Dated August 18th, A. D. 1914.

EDWARD P. KIRBY, Judge of Probate.

Expires Sept. 12

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

In the Matter of the Estate of William B. Avery, Deceased.

Notice is hereby given that four months from the 26th day of August, A. D. 1914, have been allowed for creditors to present their claims against said deceased to said court for examination and adjustment, and that all creditors of said deceased are required to present their claims to said court, at the Probate office, in the City of Grand Haven, in said County, on or before the 26th day of December, A. D. 1914, and that said claims will be heard by said court on the 26th day of December, A. D. 1914, at ten o'clock in the forenoon. Dated August 26th, A. D. 1914.

EDWARD P. KIRBY, Judge of Probate.

Expires Sept. 12

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

In the matter of the estate of Klaas De Witt, Deceased.

Notice is hereby given that four months from the 26th day of Aug. A. D. 1914, have been allowed for creditors to present their claims against said deceased to said court for examination and adjustment, and that all creditors of said deceased are required to present their claims to said court, at the probate office in the City of Grand Haven, in said County, on or before the 26th day of December, A. D. 1914, and that said claims will be heard by said court on the 26th day of December, A. D. 1914, at ten o'clock in the forenoon. Dated August 26th, A. D. 1914.

EDWARD P. KIRBY, Judge of Probate.

(Expires Oct. 17, 1914)

MORTGAGE SALE

Default having been made in the conditions of a mortgage executed by Cornelius Rozenberg and Gertruida Rozenberg his wife of one city of Holland, Ottawa County, Michigan to William Overbeek of the township of Olive County and State aforesaid. Said mortgage being dated the second day of January A. D. 1908 and duly recorded in the office of the register of Deeds for Ottawa County Michigan in Liber 88 of Mortgages on page 142 on the Third day of January A. D. 1908 which said mortgage was duly assigned by an instrument in writing (signed by the said William Overbeek) to Albert Timmer and Jacomina Timmer and said assignment was recorded in the office of the register of deeds for Ottawa County Michigan in Liber 97 of Mortgages on page 14 on the 4th day of January 1910. By said default the power of sale in said mortgage has become operative on which mortgage there is claimed to be due at the date of this notice the sum of One Thousand, Eight Hundred and Sixty-six Dollars and Eleven cents and an attorney fee of \$25 as provided therein, and no suit at law or otherwise having been instituted to recover the said mortgage debt or any part thereof.

Notice is therefore hereby given that by virtue of the power of sale in said mortgage contained, which has become operative, the undersigned will sell at public auction to the highest bidder on Monday, the 19th Day of October A. D. 1914 at three o'clock in the afternoon of that day, at the north front door of the court house for Ottawa County, Michigan, in the City of Grand Haven in said County, the premises described in said mortgage, as follows:

All those certain pieces or parcels of land situate in the township of Olive in the county of Ottawa and State of Michigan, and described as follows, to-wit: The South East quarter (S. E. 1/4) of the South East (S. E. 1/4) and the South West Quarter (S. W. 1/4) of the South East Quarter (S. E. 1/4) in section numbered twenty-five (25) in town six (6) North of Range Sixteen (16) West Containing Eighty acres of land be the same more or less.

Albert Timmer, Jacomina Timmer, Mortgages.

Dated the 8th day July 1914. Gerrit W. Kooyers, Attorney for mortgage.

Business address Holland, Michigan.

TOURISTS

Travelers, Sojourners in almost any part of the world, will find Dr. Humphreys' Homeopathic Remedies for sale in the leading drug stores. Before starting, it would be well to send for a free copy of Dr. Humphreys' manual of all diseases, to take along. It is small compact little book, takes up very little room. Humphreys' Homeo. Medicine Co., 156 William Street, New York.—Adv.

Remarkable Cure of Dysentery

"I was attacked with dysentery about July 15th, and used the doctor's medicine and other remedies with no relief, only getting worse all the time. I was unable to do anything and my weight dropped from 145 to 125 pounds. I suffered for about two months when I was advised to use Chamberlain's Colic, Cholera and Diarrhoea Remedy. I used two bottles of it and it gave me permanent relief," writes B. W. Hill of Snow Hill, N. C. For sale by All Dealers.—Adv.

Expires Oct. 3.

NOTICE OF CHANCERY SALE

In pursuance and by virtue of an order and decree of the Circuit Court for the County of Ottawa, in Chancery, in the State of Michigan, made and dated on the 12th day of August A. D. 1914, in a certain cause therein pending, wherein The GRAND RAPIDS NATIONAL CITY BANK of Grand Rapids, Michigan, is complainant, and JOHN BROUWERS, IDA BROUWERS, HARRY J. HAGEN and THOMAS N. ROBINSON are defendants;

Notice is hereby given that I shall sell at public auction to the highest bidder at the north front door of the Court House in the City of Grand Haven, County of Ottawa and State of Michigan, said court house being the place for holding the Circuit Court for said County on the 9th day of October, A. D. 1914, at three o'clock in the afternoon, all or so much thereof as may be necessary to raise the amount due to the said complainant for principal, interest and costs in this case of the following described parcels of land to-wit:

Lot numbered one, two, three, four, five, eleven, twelve, thirteen, forty-nine, fifty, fifty-one, and fifty-two in Lake View Addition to Holland, according to the recorded Plat thereof of record in the Register of Deeds' office in and for the County of Ottawa State of Michigan;

Also: That part of the southwest fractional quarter of the northeast fractional quarter of section thirty six, township five, north of range sixteen west, bounded as follows: Commencing at a point in the center of the road and on the quarter line and two rods north of the west quarter post of the said section thirty-six (36) and from thence south to said quarter post; from thence east along quarter line fourteen and one-fourth rods; thence north at right angles with said quarter line to the center of the public highway called Lake Street and from thence along the center of said public highway in the southwest 1/4 direction to the place of beginning, all in Holland township, County of Ottawa, State of Michigan, together with the tenements hereditaments and appurtenances thereunto belonging or in anywise appertaining.

And in making said sale, the said lots above referred to in said descriptions as being in Lake View Addition to Holland will be sold first, beginning at the first lot named, and continuing until a sufficient amount is sold to pay the said principal, interest and costs, and then so much of the remaining description above mentioned as being a part of the southwest fractional quarter of the northeast fractional quarter of section thirty-six, township five north range sixteen west, as may be necessary to pay the balance due with interest and costs will be next sold in accordance with the terms of said decree.

Dated Holland, Michigan, Aug. 17, 1914.

Fred T. Miles, Circuit Court Commissioner in and for the County of Ottawa, Michigan.

Travis, Merrick & Warner, Solicitors for complainant.

Expires Sept. 19

STATE OF MICHIGAN—The Probate Court for the County of Ottawa.

At a session of said Court, held at the Probate Office in the City of Grand Haven, in said County, on the 1st day of September, A. D. 1914

Present: Hon. Edward P. Kirby, Judge of Probate.

In the matter of the estate of George D. and Ralph A. Hacklander, Minors.

Elizabeth Hacklander having filed in said court her petition, praying for license to sell the interest of said estate in certain real estate therein described,

It is Ordered, That the 29th day of September, A. D. 1914, at ten o'clock in the forenoon, at said probate office, be and is hereby appointed for hearing said petition, and that the next of kin of said minors, and all persons interest in said estate appear before, said court at said court, at said time and place to show cause why a license to sell the interest of said estate in said real estate should not be granted;

It is Further Ordered, That public notice thereof be given by publication of a copy of this order, for three successive weeks previous to said day of hearing, in the Holland City News a newspaper printed and circulated in said County.

EDWARD P. KIRBY, Judge of Probate.

A true copy

Orrie Sluiter, Register of Probate.

WALTER VAN ASSELT OF HOLLAND GOES IN BUSINESS IN ZEELAND

The cobbler shop in the rear of

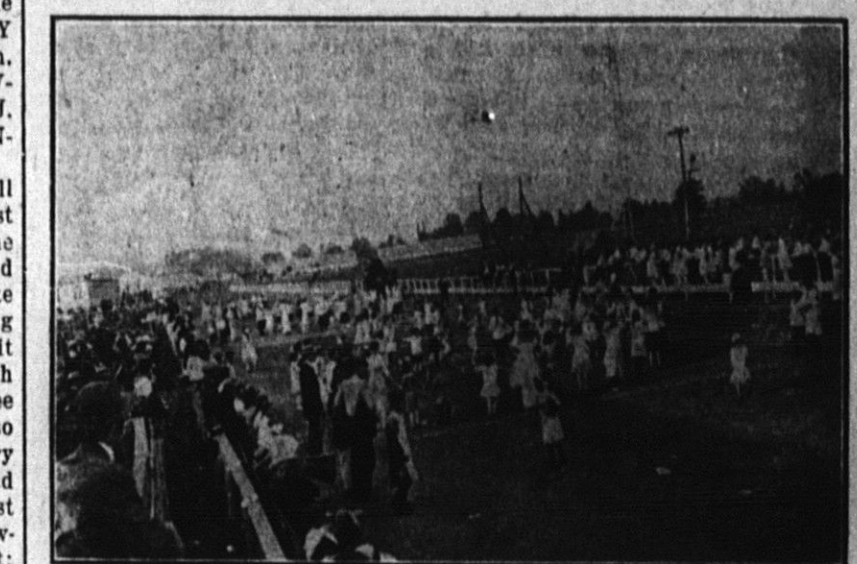
PUBLIC TO BE PROTECTED AT GREATER MICHIGAN FAIR

Concessions Will Be Clean and None Allowed of the Grafter Type—State Dairy and Food Department Will Care For Purity in Estates and Drink.

It is generally conceded that the West Michigan State Fair held at Grand Rapids last year was one of the best in the history of Western Michigan. It can be now stated, without fear of successful contradiction, that the Greater Michigan Fair, to be held in that city September 2nd to 7th, inclusive, will be as far superior to last year as last year was to the years before. At great expense the management of the Fair has put a cement floor in what was the carriage

new field to be used for concessions. The dining room has been moved to a place perfectly accessible but not in the way of concessions. The poultry building has been moved to a point where it is in touch with other live stock exhibits and will give room for more concessions.

The character of concessions will be carefully and scrupulously considered and the concessioner of the West Michigan State Fair must develop that he is worthy of the patronage of



School Day at Greater Michigan Fair

building and equipped it with electric power for the purpose of being able to operate machinery of various kinds in which the farmer is vitally interested. The demand for space at this early date in that building leads to the conclusion that the management will be overtaxed by applications for space.

The concessions last year were grouped but in so condensed a field as to be unpleasant for both concessions and visitors. This has led the management of the Fair to open up a

the visitors of the Fair and must give full value received for every dollar taken in over the counter. The agents of the State Dairy and Food department will be in attendance at the Fair, which will be a guarantee that articles sold for eating and drinking will be of the approved kind. It is the purpose of the management of the Greater Michigan Fair to accord to its visitors such treatment that they will not only come again but will bring their friends and neighbors with them.

Good Job Printing at the "News"

GRAHAM & MORTON LINE

Double Daily Service between Holland and Chicago



Leave Holland, 9 a. m. Daily, Sunday excepted, Leave Holland, 9 p. m. Daily, Leave Holland, 2 p. m. Sunday Only, Leave Interurban Pier, 10:15 a. m. Daily, Sunday excepted, Leave Interurban Pier, 10:30 p. m. Daily, Leave Interurban Pier, 3:30 p. m. Sunday Only, Leave Chicago, 9 a. m. Daily, Saturday and Sunday excepted, Leave Chicago, 9:30 a. m. Sunday—Saturdays, 1:30 p. m., Leave Chicago, 8:30 p. m. Daily, Sunday excepted; Sunday, 10 p. m.

Close connections are made with the G. R. H. & C. Interurban for Grand Rapids, Saugatuck and intermediate points, and with the Steam Railways for all Central Michigan.

The right is reserved to change this schedule without notice.

LOCAL PHONES: CITZ. 1081; BELL 78

JOHN KRESS, Local Agent

CHICAGO DOCK FOOT OF WABASH AVE. Chicago Phone 2162 Central

When You Buy One Of My \$10.00 or \$15.00 SUITS

You Get— Styling of today, fit that leaves nothing to be desired, wearing quality that is guaranteed to you by the makers as well as by me, and value that looms big. Value which you will be glad to tell your friends about and which will induce you to come back when again in need of clothes.

Your good will and future patronage is what I have in mind when I offer these perfect \$10.00 and \$15.00 Clothes.

John J. Rutgers

the H. Bouwens Co. shoe store in Zeeland vacated by De Haan Bros., after many years of occupancy, has a new tenant in the person of Walter Van Asselt of Holland who commenced business there. Mr. Van Asselt understands the work of shoe repairing thoroughly, having followed that occupation for the past 16

years. He learned of the opening at the Bouwens shoe store and came there at once to look up the prospects which appeared flattering to him.

Arrangements for the shop were made without delay and Mr. Van Asselt expects to move his family to Zeeland shortly.

BRADSHAW MUST PAY \$5,000 TO MISS MORTENSEN TAYS JURY

Woman Sobs as Attorney Pleads.

The case of Mortensen vs. Bradshaw, a sensational \$5,000.00 damage suit, in which Miss Mortensen alleged three or four indecent assaults during a period of two months or more, during which time she kept house for Mr. Bradshaw on the Park road, was decided adversely to the defendant by the jury in the Circuit court yesterday afternoon, the verdict being rendered for the full amount of plaintiff's claim. The case will be appealed.

Miss Mortensen alleged several assaults beginning about the first of June and culminating July Fourth during all of which time she remained in Mr. Bradshaw's house as his housekeeper.

Mr. Bradshaw alleged, however, that his relations with her had been improper from about the second week of her coming to his home to act as his housekeeper, and while he admitted that his relations with her were immoral he contended that all of the assaults alleged by Miss Mortensen were made with her consent and that she had concurred in and consented to and participated in the acts of immorality.

The girl is 24 years old, in the trial alleges that she already has an illegitimate child, which she claims is the son of a Grand Rapids man who is paying her for its support. Mr. Bradshaw is 75 years old and alleged as part of his defense, that Miss Mortensen remained in his house as his housekeeper in pursuance of a plan to separate him from some of his money.

The plaintiff made an excellent appearance in court and during the whole of Mr. Diekema's closing argument sobbed loudly her face buried in her hands. Mr. Bradshaw was blunt and emphatic in his statements of his side of the case and met the charges against him bluntly, admitting the charges to his detriment with relation to immoral conduct as freely as he alleged the more favorable aspects of his defense.

The case was one of the most sensational ones ever tried in the county and if the appeal is successful it will probably be repeated at some future date.

MISSIONARY JOHN BANNINGA OF INDIA AND WIFE FORMERLY MARY DAMSON BOTH OF HOLLAND HAD ALL BELONGINGS STOLEN

Money, Type Writer Camera, False Teeth, Desks And Many Other Things Taken, Part Of Which Were Recovered

Mr. John Banninga missionary in India who has been traveling parts of that country afoot and horse back accompanied by Mr. Banninga who was formerly Miss Mary Damson of this city writes the editor of the News a very interesting letter in which he tells of his travels and missionary work. Among other things he writes that on arriving at a city by the name of Kan nearly all their belongings were stolen, money, type writer, camera and all.

Among other things Mr. Banninga writes as follows:

"The day we went from Anripatti to our next camp we had some very interesting experiences. At 6 a. m. Mr. Mathews and I started off with the men, and, stopping in the village on the way for preaching, we reached a place called Kolingipatti about noon. The ladies left Andipatti later going directly to Kandam anayakanur by bullock-cart. At Kol ingipatti we stopped in the Mission School house and while we were waiting for the rice and curry to be prepared, we had the school boys run some races as well as recite their verses and sing hymns. The rice was not ready till about 2:30 p. m. and so we were genuinely hungry when it came. It was served to us on plantain leaves and we ate with our fingers in true Indian style while seated cross legged on the floor. But nothing could taste better than a good rice and curry under such circumstances. After the meal we held our meeting as usual, after which Mr. Mathews and I started for Kandamanayakanur. This was supposed to be seven miles distant, but I can assure you the Indian never under estimates distances. I rode half way on my horse but the other half was a good five miles by my pedometer. I walked a total of 15 miles that day."

"Five of these miles were across a sandy desert, swept by a wind blowing not less than 30 miles per hour. There was not a blade of grass to be seen anywhere and the small shrubs that appeared here and there looked as though they had a hard time making a living. Behind each bush there was a drift of red sand, and out in the open the sand had drifted as dry snow does at home on a windy day. We had to go into the teeth of the wind all the way an often a specially strong blast of wind would send the sand into our faces with a sharp sting. As we passed through one village I asked how far it was to Kan, and they replied that it was four miles. After going about a mile we met a bullock cart and in answer to the same question the driver said, 'Five miles.' But we kept trudging along keeping headed for a clump of trees off on the horizon which we supposed was the town. But when we got to town we found the bungalow about 1/4 of mile beyond the town. It was just dark when we finally reached the bungalow and I can assure you we were ready to sit down."

"The ladies had reached there in safety and dinner was ready, so we did not wait long before we got busy. We did justice to all they had. After dinner we took only what time was needed to read some mail that had been forwarded and then retired for a good long night's rest. With our cots in sheltered portions of the verandahs we soon were fast asleep. But at about one o'clock Mr. and Mrs. Mathews were getting too much wind to suit them and so they decided to move their cots inside. What was their surprise upon entering the room to find the front door open and several of the boxes gone. They at once called us and we lost no time in getting up. A rapid inspection showed that our traveling desks, suit-cases and several boxes were gone. I called the servants at once, sent two to the police station in town, and then we all began a hasty tour around the compound to try to find some sign of the thieves. Right in front of the bungalow there is quite a wide river, which is dry at this time of the year. When we found nothing in the compound I went down to the river and crossing the bed to use farther side found the boxes with their contents scattered all over the place. The others came at my call, and we must have made a great sight digging around in the sand trying to find out what had been taken. It soon appeared that a bag of money that Mr. Mathews had in his box was gone. From among my things I missed a revolver, a small clock, a watch and several other little things. But our papers, clothes, canned goods, and books were scattered promiscuously around and much of it was covered with river sand. My camera had been ripped open and the bellows torn to pieces, being mistaken for a money box I suppose. A medicine case had also been torn open, the catch being too complicated a thing to work. This was a neat, compact little case given us by a friend who worked for the Abbott Aboloidal Company in Chicago and the case went with us everywhere, having served us well in many a case of sickness. My typewriter was taken out of its case and dumped into the sand, the platen falling off a yard beyond the machine itself. I thought it was spoiled when I first saw it but I was able to repair it and use it again without much difficulty. The most surprising thing of all was the disappearance of a set of false teeth that had been left in a suit case. What the thieves are going to do with that I don't know, but I should like to get a picture of the man that tries to make use of them. The whole affair gave evidence of having been done in haste and I suppose some of the things they took were discarded when they examined their booty more carefully later on."

"You can well imagine that the night's rest was broken for us. We posted the servants on sentry duty in the river bed, leaving the things as we found them in order that the police might see them for themselves. We dreamt all manner of dreams the rest of the night, but still managed to get some rest. The police did not come till well after day-break, there being only one on stable on duty at the station. When we got up in the morning we found that we could not dress without some of the things in the river bed, so I went down and gathered our suit-case full of toilet articles and various pieces of clothing. When the officials came we gathered up the rest and made an inventory of the missing things for the police. Nothing has yet been heard about the matter and I suppose nothing will ever be heard. The Kallars in this country are born to the business and so do not do things clumsily. Though we do feel our loss, which amounted to \$25, we are very glad that nothing more serious had happened. Had we caught them at it some one might have got hurt, either they or we, and that would have been more serious. So we are thankful for having escaped so cheaply from what might have been a very costly affair. I was especially thankful that they failed to get one of my boxes which had about \$30 in cash in it."

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Prank Players Fail to Complete the Joke When Few of Party Remain On Guard

HURRY TO SQUARE MATTERS

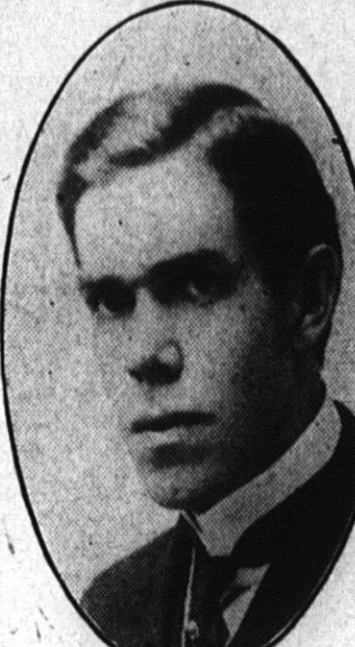
Grand Haven Tribune—Claiming the theft of the property from the Bashanta yacht at the foot of Washington street Monday evening, to have been a joke, a party of young men approached Marshal John Welch Tuesday and told how the prank had ended almost to their own sorrow. And no one knew this better than the officers who waded swamps and prospective hobo camps Monday evening until exhausted.

The jokers were from Holland as were the party of Chas. Dunton, the owner of the yacht. They thought it would be a fair joke to relieve the Bashanta of its belongings until the owners returned, they replace them when the owners went for the police. Instead some of the party remained at the boat and the jokers could not return with the goods.

Marshal Welch was the recipient of all the property Tuesday afternoon. The jokers asked how far the affair had progressed and they were informed that it was still progressing and that there was a warrant out for the arrest of the robbers. The last seen of the jokers they were making all haste for the county jail to square matters with sheriff Dykhuil.

The Knickerbocker

The Knickerbocker Theater of this city opens its theatrical season on Labor Day when the Husted players give their first performance of the comedy "The Quarrel." Rehearsals have been in full swing for some days and the play promises to be one which will create unceasing merriment from the time the curtain rises until it falls. The plot centers about the tangles which arise when a young bride of an exceedingly jealous disposition, finds two blond hairs on her husband's coat, for which he cannot account. Of course, she refuses to believe that he is ignorant of the way they got there, and returns to her father's home. In contrast to the high-strung young couple, the old father and mother are



Charles Husted With the Husted Players at the Knickerbocker

delightfully devoted to each other and have never quarrelled. Learning of their daughter's trouble, they decide to mend the quarrel in a novel manner and simulate a hatred for each other which brings the daughter and son-in-law to their senses.



C. F. Long With the Husted Players at the Knickerbocker

after a host of funny situations have presented themselves.

Seats are now on sale for "The Quarrel", and the opening performance will take place at 2:30 on Labor Day.

The Husted Players will present two new plays each week, changing on Monday and Thursday nights, with Wednesday and Saturday matinees, keeping the Knickerbocker Theater open every night except Sunday. The evening performances commence at 8:15.

Rheumatism Pains Stopped

The first application of Sloan's Liniment goes right to the painful part—it penetrates without rubbing—it stops the Rheumatic Pains around the joints and gives relief and comfort. Don't suffer! Get a bottle today! It is a family medicine for all pains, hurts, bruises, cuts, sore throat, neuralgia and chest pains. Prevents infection. Mr Charles H. Wentworth, California, writes—"It did wonders for my Rheumatism, pain is gone as soon as I apply it. I recommended it to my friends as the best Liniment I ever used." Guaranteed. 25c at your Druggist. Walsh Drug Co., Geo. Lage, and H. R. Doesburg.—Advertisement.

Stop That Fist Fall Cough

Check your fall cough or cold at once—don't wait—it may lead to serious lung trouble, weaken your vitality and develop a chronic lung ailment. Get a bottle of Dr. Bell's Pine Tar Honey to day; it is pure and harmless—use it freely for that fall cough or cold. If Baby or Children are sick give it to them, it will relieve quickly and permanently. It soothes the irritated throat, lungs and air passages. Loosens Phlegm, is antiseptic and fortifies the system against colds. It surely prevents cold germs from getting a hold. Guaranteed. Only 25 cents at your druggists. Walsh Drug Company, Geo. Lage, and H. R. Doesburg.—Advertisement.

Po Do Lax Banishes Pimples

Bad Blood, Pimples, Headaches, Biliousness, Torpid Liver, Constipation, etc., come from Indigestion. Take Po Do Lax, the pleasant and absolutely sure Laxative, and you won't suffer from a deranged Stomach or other troubles. It will tone up the Liver and purify the blood. Use it regularly and you will stay well, have clear complexion and steady nerves. Get a 50c bottle today. Money back if not satisfied. All Druggists., Walsh Drug Co., G. L. Lage and H. R. Doesburg.—Adv.

CANDIDATES FILE ACCOUNTS

The following expenses accounts are those filed by candidates for the recent primaries:

Jacob Glerum, none; Aloys Bilz, \$33.90; L. H. Osterhous, \$155.; Albert H. Bosch, \$25.45; Simon Kleyn none; Edward Hofma, \$.06; John J. De Koyer, none; F. T. Miles, \$198.05; J. F. Van Anrooy, \$23.42; Jacob Van Dyke, 104.10; Henry Weaver, none; G. A. Van Landegend, \$2.00; Isaac Van Dyke, none; Charles E. Misner, none.

Many accounts are yet to be filed.

FIRST IMPORTS FROM HOLLAND

War Puts Serious Crimp In Plant Bulbs Business In The Netherlands

One of the first shipments to arrive in Grand Rapids from the Netherlands since the beginning of the war was a case of narcissus and hyacinth bulbs from Speelman & Co of Sassenheim the Netherlands for Hanna & Son of Grand Rapids. The shipment was cleared through the local United States customs office.

It is said that the bulb business of Holland will be seriously affected by the war and that many growers will leave the bulbs in the ground until next year and not attempt to dispose of them.

FOUND—A gold brooch at Macatawa Park. Inquire J. B. Mulder, 179 River Avenue, Holland Mich. 1135

Sixteen vessels passed through the Panama canal last week, and the wonder of the ages is now an every-day affair.

WON'T HAVE TO GO BACK

German In Holland Town Was Born On Atlantic Ocean

There is one German living in Holland township who will not be required to return to Germany to do military service there. And yet J. C. Johnson has never acquired citizen's papers, although he was not born on American soil. Moreover, he is a full fledged United States citizen. This apparent contradiction is explained by Johnson with the statement that he was born on the ocean while his parents were crossing over to America. Johnson declares that American election officials have ruled he is looked upon as having been born in this country and that he was given all the rights of an American citizen born here.

Though a German by ancestry, Johnson is not in sympathy with the course the Fatherland is pursuing in the present war.

The allies, it seems are now re treating by the allies.

By the way, who is president of Mexico now?

HOPE COLLEGE

George F. Veenker will be back in the Hope College foot ball line up this fall according to a letter received by Coach Van Putten. Veenker had an opportunity this summer to go into business, but he turned it down and decided to come back to Hope. He also had a chance to get work as a coach of a football team at

Fargo, N. D., but the attraction of athletics at the local institution were too strong for him, so that he will be in the lineup as usual.

The vacancy in the faculty of Hope College made by the resignation of Prof. Lambert Eldson of the chair of Pedagogy has been very acceptably filled by the election of Professor Frederick Gordon Walde, Ph. D.

Prof. Walde received his A. B. degree from Harvard University in 1900 in the Classical Course; he attended New York University on a Fellowship from 1905-1907, receiving the degree of Master of Pedagogy and later that of Doctor of Philosophy from the same university and has attended summer school at New York university, Cornell and Chicago. He has taught two years in the Classical course in Kings college and has filled the chair of history and education in the State Normal department, Tempe, Arizona, for seven years from 1907-1914.

Dr. Walde is 38 years of age, a Presbyterian and a man of pleasing personality. By natural ability, education and experience, he is well equipped for the duties of his new position at our local college. By those high in educational circles and who know him well, he comes recommended as "a man of profound scholarship, high ideals, irreproachable character and excellent teaching ability."



LAST CALL

WE'RE now making the last call to our Clearance Sale. There are still a few days left in which Clothing can be bought at Clearance Sale prices.

Our Sale Will Positively End Saturday, Sept. 5.

A whole army of buyers have already been benefited by our cut prices.

Many a patron will have reason to remember this sale with deep gratitude, while the Man who does not come in will miss a great opportunity.

We've still many choice garments left—for the early bird never catches all the worms. We're giving full measure at half measure prices.

LAST CALL, SIR!

Lokker-Rutgers Company

39-41 East Eighth Street

Advance Sale of Fall and Winter Shoes At the Enterprise Shoe Store Beginning Saturday, Sept. 5th and Lasting Two Weeks

The time is here when everybody needs Shoes, and we are going to give the people of Holland and vicinity an opportunity to buy their Fall Shoes at a big saving. Look over the list below and see what a saving you can make by availing yourself of this sale.

All our Men's and Women's \$5.00 Shoes, Sale Price				\$4.25
"	"	"	"	4.50
"	"	"	"	4.00
"	"	"	"	3.50
"	"	"	"	3.00
"	"	"	"	3.00
"	"	"	"	2.50
"	"	"	"	2.00
"	"	"	"	1.75

On all other Shoes and Slippers below \$2.00 we give a discount of 10 per cent. Look over our Bargain Counters, as we are closing out a lot of Men's, Women's and Children's Shoes at cost and below. Take advantage of this Sale as you may not have another opportunity to buy such up-to-date Shoes at such low prices. Don't wait until war prices are forced upon us as shoes are bound to advance in price most any day.

Remember—Sale starts Saturday, Sept. 5th and lasts two weeks

TERMS CASH

ENTERPRISE SHOE STORE

Citz. Phone 1333

238 River Avenue